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सं० १७] नई दिल्ली, शनिवार, अप्रैल २५, १९७०/वैशाख ५, १८९२
No. 17] NEW DELHI, SATURDAY, APRIL 25, 1970/ VAISAKHA 5, 1892

इस भाग में छिन्न पृष्ठ संख्या दी जाती है जिससे कि यह प्रलग संकलन के रूप में रखा जा सके।
Separate paging is given to this Part in order that it may be filed
as a separate compilation.

भाग II—खण्ड ३—उपखण्ड (ii) PART II—Section 3—Sub-section (ii)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ क्षेत्र प्रशासकों को छोड़कर)
केन्द्रीय प्राधिकरणों द्वारा जारी किये गये विधिक आदेश और प्रसूचनाएँ।

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administration of Union Territories).

ELECTION COMMISSION OF INDIA

New Delhi, the 10th April 1970

S.O. 1406.—In pursuance of clause (b) of sub-section (2) of section 116C of the Representation of the People Act, 1951, the Election Commission hereby publishes the judgment of the Supreme Court of India delivered on the 11th February, 1970, in the appeals from the Order dated the 1st, 4th, 5th and 6th December, 1967, of the High Court of Mysore at Bangalore in Election Petitions Nos. 3 and 6 of 1967.

IN THE SUPREME COURT OF INDIA

CIVIL APPELLATE JURISDICTION

Civil Appeals Nos. 980—981 of 1968

Shivamurthy Swami Inamdar—Appellant in C.A. 980 of 1968.

Veerabhadrapappa Veerappa—Appellant in C.A. 981 of 1968.
vs.

Agadi Sanganna Andanappa—Respondent in C.A. 980 of 1968.

Chanbasangouda Hannumanthagouda Patil and anr.—Respondents in C.A. 981 of 1968.

(1931)

JUDGMENT

HEGDE, J.—These are two appeals under s. 116-A of the Representation of the People Act, 1951 (in short the Act) from the decision of the High Court of Mysore in Election Petitions Nos. 3 and 6 of 1967. Those petitions were tried together and decided by a common judgement. A good portion of the evidence led in the case is common to both the petitions. Therefore we shall proceed to deal with these appeals together.

On January 13, 1967 notifications were issue calling for the election of one member for the Lok Sabha from the Koppal constituency as well as eight members to the Mysore Assembly from the eight assembly constituencies included in that Parliamentary constituency. One of those assembly constituencies was the Yelburga constituency in the District of Raichur. The last date for presenting the nominations was January 19, 1967. The scrutiny of the nominations took place on January 21, 1967 and the poll was held on February 19, 1967. Both in the Koppal Lok Sabha Constituency as well as in the Yelburga assembly constituency, the main contest was between the Congress candidates and the candidates of Lok Seva Sangh. The appellant in Civil Appeal No. 980 of 1968 was the candidate of L.S.S. for the Lok Sabha Koppal constituency and the 1st respondent in that appeal Sanganna was the congress nominee. The appellant in Civil Appeal No. 981 of 1968 was the candidate for the L.S.S. in the Yelburga assembly constituency and the 1st respondent therein C. H. Patil was the congress nominee. The congress candidates succeeded by a large majority both in the parliamentary constituency as well as in the assembly constituency. The results of the elections were declared on February 24, 1967. Their elections were challenged by the nominees of the L.S.S. on various grounds. So far as the respondent in Civil Appeal No. 980/1968 is concerned it was said that he was disqualified for being a candidate both under Art. 102 of the Constitution as well as under s.9(a) of the Act. So far as the 1st respondent in Civil Appeal No. 981/1968 is concerned, it was said that he was disqualified for being a candidate under Art. 101 of the Constitution and s.9(a) of the Act and further it was alleged that both of them were guilty of offences under s. 123(3) and 123(7) of the Act. It was further said that the 1st respondent in Civil Appeal No. 980 of 1968 was also guilty of an offence under s. 123(1) of the Act. The High Court of Mysore which tried these election petitions rejected the allegations made on behalf of the appellants and dismissed the election petitions with costs. These appeals are directed against that decision.

It will be convenient if we take up first the common grounds alleged against the returned candidates. Thereafter we shall take up the grounds that are special to each of them.

A large number of witnesses have been examined to show that a booklet entitled "Congress Tattva Prachara Padyavali" (Exh. 28) was composed and published with the consent of the returned candidates by their agent Channappagouda Master, P.W. 18. It was said that the poems in the said booklet amount to an appeal to the voters to vote for the congress candidates on the ground of religion. It was further said that the symbol on the front page of the booklet is a religious symbol and that the said symbol was used for the furtherance of the prospects of the election of the congress candidates. To establish this allegation, a large number of witnesses have been examined. Out of them, the learned Counsel for the appellants commended for our acceptance, the evidence of P.Ws. 2,3,4,5,6,7,8,10,13 and 24. At this stage we may mention that P.W. 18, did not support the appellants' case. He denied having canvassed on behalf of the returned candidates or having made any speeches in Public meetings supporting their candidatures.

The High Court has come to the conclusion that the evidence adduced on behalf of the appellants is insufficient to come to the conclusion that P.W. 18 printed or published the booklet in question at the instance or with the consent of the returned candidates. If this conclusion is correct then it is unnecessary to go into the question whether the booklet in question was printed and published by P.W. 18 or whether the poems therein amount to an appeal to the voters to vote for the congress candidates on the ground of religion. It is also unnecessary to go into the question whether the symbol complained of can be considered as a religious symbol.

A senior judge of the Mysore High Court has tried this case. He felt unable to accept the evidence adduced on behalf of the appellants to show that the booklet in question was printed and published with the consent of the returned candidates. The opinion of the trial judge is entitled to great weight. It would be more so while dealing with a complaint of a corrupt practice in an election, an accusation

which is akin to a charge of an offence. This Court, except under exceptional circumstances, does not interfere with the findings of fact reached by the trial courts in election petitions. This Court had occasions to observe that partisan feelings aroused during election die very slowly and therefore it is not difficult to procure a large number of witnesses seemingly disinterested, to support the case of the candidates.

In addition to the fact that the trial court has not relied on the evidence of the witnesses who gave evidence to indicate that P.W. 18 persistently appealed to the voters to vote for the congress candidates in the name of the religion with the consent of the returned candidates, there is the further fact namely that the evidence given by the witnesses is materially different from the allegations made in the election petitions. Most of the witnesses examined on behalf of the appellants to prove the contravention of s.123(3) have given evidence to the effect that P.W. 18 made speeches in one or the other public meetings to support the congress nominees or canvassed votes for them. They further deposed that in his speeches he explained to the audience the contents of Exh. 28, though some of them referred to singing some songs. But the version given in the election petitions is materially different. In election petition No. 3 of 1967, it is alleged:

"A booklet entitled 'Congress Tattva Prachara Padyavali' composed by the said Channappagouda Master was got printed at the Hombali Brothers, Printers, Gadag in January 1967 and the songs or poems in the said booklet were sung by the Channappagouda Master all over the Yelburga constituency in the propaganda meetings of the respondents and the said Channasagouda Patil, both these candidates also acting as each other's canvassing agent. Hundreds of the said booklets were printed and distributed all over the constituency during the entire period available for election campaigning for both the said congress candidates."

In addition to the circumstance that there is material difference between the case pleaded and that sought to be proved, the appellants' case is further weakened by the fact that in their pleadings, none of the necessary particulars of the grounds alleged were given. Neither the dates and time on which the public meetings were held nor the places where those meetings were held were mentioned therein. Therefore it would have been extremely difficult for the returned candidates to rebut the evidence adduced on behalf of the appellants. The learned counsel for the appellants is right when he contends that the mere absence of the particulars of the grounds alleged is not sufficient to dismiss the election petition but that undoubtedly is a circumstance to be borne in mind while appreciating the evidence adduced. That circumstance goes to indicate that allegations were made in the election petitions without ascertaining facts and thereafter evidence was gathered to support those allegations. A wide net appears to have been cast in the election petition and the details tried to be supplied by the evidence of obliging witnesses. Under these circumstances we agree with the trial court that no value can be attached to the evidence adduced to show that the returned candidates had contravened s.123(3). The other pamphlets relied on before the High Court to establish the contravention of s.123(3) were not relied on before us.

Another common ground urged against the returned candidates is that both of them had contravened s.123(7) by obtaining or procuring the assistance of Government servants for the furtherance of the prospects of their election.

It is alleged in the election petition that the returned candidates had secured for the furtherance of the prospects of their election, the assistance of Shri Deshpande, Block Development Officer Kushtagi; Shri Devappa of Rampur, Police Patil; Gururagouda Desai of Malek Tal. Pattedar Patwari; Shekhargouda Pattedar Patwari of Bochenballi, Koppal Taluka; Krishnarao Vakil of Yelburga, Pattedar Police Patil of Kudarikotigi; Channappagouda of Mannapur, Gumasta Patwari of Anagondankop and Pundangouda, Police Patil of Halkeri.

During the trial of the case no evidence was led to substantiate the allegation that Shri Deshpande or Devappa had worked for the returned candidates. Hence we need not consider that part of the appellants' case.

Section 123(7) to the extent material for this case reads thus:

"Corrupt practices.—The following shall be deemed to be corrupt practices for the purposes of this Act.—

- * * * *
- (7) The obtaining or procuring or abetting or attempting to obtain or procure by a candidate or his agent or, by any other person with the consent of a candidate or his election agent, any assistance, other than the

giving of vote, for the furtherance of the prospects of that candidate' election, from any person in the service of the Government and belonging to any of the following classes, namely.....

- (f) revenue officers other than village revenue officers known as lambardars, malguzars, patels, deshmukhs or by any other name, who are remunerated by a share of, or commission on, the amount of land revenue collected by them but who do not discharge any police functions....."

Under this sub-section as it now stands all village revenue officers by whatever name they are called will stand excluded from the scope of s.123(7), if their duty is to collect land revenue and if they are remunerated by a share or commission on the land revenue collected by them and if they do not discharge any of the police functions.

After analysing the evidence, the High Court came to the conclusion that Pattedar Patwaris namely Gururao Desai of Melkop, Seknaragouda of Bochenathali and Channappagouda of Mannapur are excluded from the scope of s.123(7) as they were Village Revenue Officers whose duty was to collect land revenue and that they were remunerated by a share or a commission on the land revenue collected by them and, further that they did not discharge any police functions. This finding is supported by the evidence on record and we see no reason to differ from the conclusion reached by the High Court. Apart from that, these offices stood abolished in 1963 as we shall presently see.

So far as C. H. Patil (respondent in Civil Appeal No. 981/68) is concerned, there is absolutely no evidence to show that he was a police patil at the time he filed his nomination. All that is shown is that his family had hereditary Mulki as well as Police Patilki of Halkeri village and that some watan property had been assigned to the family but those Watan had been abolished sometime back and C. H. Patil was not working as a Police Patil at the time of the election. But even the office in question stood abolished in view of Mysore Village Office Abolition Act, 1961. Section 4 of that Act reads:

"Notwithstanding anything in any usage, custom, settlement, grant, agreement, sanad, or in any decree or order of a Court, or in an existing law relating to village offices, with effect on and from the appointed date:

- (1) All village offices shall be and are hereby abolished;
- (2) All incidents including the right to hold office and the emoluments attached thereto the right to levy customary fees or perquisites in money or in kind and the liability to render service appertaining to the said village office shall be and are hereby extinguished;
- (3) subject to the provisions of section 5, section 6 and section 7, all land granted or continued in respect of or annexed to a village office by the State shall be and is hereby resumed and shall be subject to the payment of land revenue under the provisions of the Code and the rules and orders made thereunder as if it were as unalienated land or ryot-wari land."

Similarly in the case of Krishnarao as well as Pundangouda, the offices held by them stood abolished in 1963 in view of the aforesaid provision. The question whether the lands assigned to them as remuneration for the offices held by them remained to be resumed at the time of the election is irrelevant for finding out whether the holders of the offices in question continued to be village officers at the relevant time. Therefore the ground of attack under s.123(7) must fail.

Now coming to the separate grounds urged against each of the returned candidates, we shall first take up those directed against the parliamentary candidate Sanganna Andanappa. In the election petition, it is alleged that he was disqualified for being a candidate under Art. 102(1)(a) of the Constitution on various grounds as at the time of his nomination, he was holding many offices of profit under the Government of Mysore. We shall take up each one of those grounds and deal with them. But before doing so, it is necessary to analyse the ingredients of Art. 102(1)(a). That Art. says that a person shall be disqualified for being chosen as, and for being, a member of either House of Parliament if he holds any office of profit under the Government of India or the Government of any State, other than an office declared by Parliament by law not to disqualify its holder. Therefore before the provisions of that Art. can be attracted, it must be established that he was holding an office under the Union or the State Government and that that office was an office of profit and thereafter we must see whether the disqualification relating to that office has been removed by any parliamentary legislation. In other

words, the office in question must have been held under a Government and to that some pay, salary, emoluments or allowance is attached. The word 'profit' connotes the idea of pecuniary gain. If there is really a gain, its quantum or amount would not be material; but the amount of money receivable by a person in connection with the office he holds may be material in deciding whether the office really carries any profit—see *Revenna Subanna v. G. S. Kaggerappa*(¹) This Court in several decisions has laid down the tests for finding out whether an office in question is an office under a Government and whether it is an office of profit. Those tests are: (1) Whether the Government makes the appointment; (2) Whether the Government has the right to remove or dismiss the holder; (3) Whether the Government pays the remuneration; (4) What are the functions of the holder? Does he perform them for the Government and (5) Does the Government exercise any control over the performance of those functions?—see *Abdul Shakur v. Rikhab Chand*(²); *Ramappa v. Sangappa*(³); and *Govinda Basu v. Sankari Prasad*(⁴) Bearing these tests in mind, we shall now proceed to consider each of the grounds alleged. The first ground of disqualification urged against Sangappa is that he was a member of Koppal Taluk Development Board as well as the member of the District Development Council of Raichur. These offices are said to be offices of profit under the State Government. This contention has no merit. He became ex-officio member of these bodies by virtue of his being elected as a member of the Mysore Legislative Council. Therefore it cannot be said that he was holding those offices under the Government. The Government neither appointed him nor could remove him. A member of the Koppal Taluk Development Board can only be removed by the Government on the strength of a resolution passed by that Board by a 2/3rd majority. A member of the District Development Board cannot be removed at all by the Government. The allowances paid for the members of the Taluk Development Board and District Development Board are intended to meet their out of pocket expenses. In other words they are compensatory allowances.

It was next said that he was a member of the Tungabhadra Board; he was appointed to that Board by the Government and as a member of that Board he was entitled to T.A. and D.A. at the rates prescribed by the Mysore Travelling Rules, 1957. We are unable to hold that this office was an office of profit. A member of that Board had no pecuniary benefit. The allowances given to him are clearly compensatory allowances.

It was next said that the returned candidate being a Chairman of the Koppal Taluk Agricultural Produce Marketing Co-operative Society, was holding an office of profit and that office carried with it an honorarium of Rs. 2,000 per year and a sitting fee of Rs. 3 per day. To this office he was elected by the members of the co-operative society. Therefore it cannot be said that he was holding that office under the Government. The fact that the co-operative society in question was dealing with the controlled articles supplied to it by the Government, does not change the legal position.

So far as the Khadi and Village Industries Board constituted under the Mysore Khadi and Village Industries Act, 1956, is concerned, the same is an independent Corporation though many of its activities come within the supervision of the Government and bulk of its funds are also supplied by the Government. Pursuant to the rules framed under the Khadi and Village Industries Act, 1956, certain allowances are paid to the members of the Board for the purpose of reimbursing the expenses incurred by them in attending the meetings of the Board or of any committee appointed under s.10 of that Act. It is true that a member of that Board is entitled to a sitting fee of Rs. 16 a day on the days he attends the meetings of the Board or any of its committees. But he cannot draw the sitting fee as well as the daily allowance. He has to draw one of the two. Therefore the sitting fee paid to the members is in reality a payment made for the purpose of reimbursing the expenses incurred by the members. Hence the sitting fee paid to the members of that Board must be considered as compensatory allowance.

Lastly it was said that he was disqualified for being a candidate as at the time of his nomination, there was an existing contract between him and the Central Government. This contention has no substance. The alleged contract was between the Society and the Central Government. Sanganna was only the Chairman of the Society. The Society has a personality of its own. It is fallacious to contend that because of the honorarium obtained by Sanganna, he became partner of the Society.

No other ground was urged against the election of Sanganna.

So far as the election of C. H. Patil is concerned, we have already considered the grounds taken under s.123(3) and 123(7). Now coming to the other grounds

(1) A.I.R. (1954) S.C. p. 653;

(2) (1958) S.C. Rp. 387;

(3) (1959) S.C.R. 1167; (4) (1964)

(4) S.C.R. (311).

urged against C. H. Patil, it was urged on behalf of the appellant in Civil Appeal No. 981 of 1968 that he was disqualified firstly because he was the police Patil an office of profit under Art. 191 and secondly that he had a subsisting contract with the Government when he filed his nomination. The High Court has come to the conclusion that there is no satisfactory evidence to show that he was the Police Patil at the time of the nomination. The contention that he had been appointed as Representative Watandar has no substance in view of the abolition of the Watans. The hereditary right to the office of Police Patil had been abolished as far back as in 1963, as seen earlier.

Now coming to the alleged disqualification under s.9(a) of the Act, there is absolutely no reliable evidence to show that Patil had a subsisting contract with the Government at the time he filed his nomination. No documentary evidence was produced to prove the same. The contract alleged is one of road work in respect of Yerenachihal Mudhol Road. Patil had produced completion certificates from the Executive Engineer, Raichur (Exhs. R-34 and R. 36) to show that contract had come to an end long before he filed his nomination. Hence the finding of the High Court that it had not been proved that he had a subsisting contract at the relevant time is fully justified.

The only other plea advanced against the election of Patil is one coming under s.123(1). The case put forward under this head is that Patil had engaged a large number of workers from Tondhihal in connection with the road-work referred to earlier but he failed to pay their wages. Hence the villagers of Tondhihal were not willing to support his candidature. In order to buy over the support of the villagers of Tondhihal, it is said that two cousins of Patil, Basangouda Mulki Patil and pundangouda, Police Patil of Halkari wrote Exh. P. 44 to one Kalkayya of Tondhihal, a supporter of L.S.S. offering to clear up the arrears of wages due to the villagers, if the villagers promises to voice for Patil. This allegation was sought to be proved by the production of P. 44 and by the evidence of one Neelappa, P. W. 22. Neither the alleged writer of Exh. P. 44 nor Kalkayya has been examined to prove that letter. Kalkayya was admittedly a supporter of the L.S.S. No explanation is forthcoming for his non-examination. Therefore the High Court was right in opining that Exh. P. 44 had not been, satisfactorily proved. That letter is sought to be proved by the evidence of P. W. 22. His version is a highly artificial one. He deposed that when he chanced to pass through the village of Basangouda and Pundangouda, those persons met him at a Mutt and asked him why the villagers of Tondhihal are not supporting the candidature of Patil. Then he told them that they were opposed to Patil because he had not paid the wages of the workers that he had employed for his road work. Immediately Basangouda took out a piece of paper and wrote Exh. P. 44 and read out the same to him and later on Kalkayya told him that he had received the letter in question. The place where Basangouda lives is hardly within six miles from the place of Kalkayya. Therefore it is unbelievable that Basangouda instead of going and meeting Kalkayya would have sent him a letter and announced the contents of the letter to P. W. 22, a somewhat stranger to him. If there is any truth in this version, the best person to prove the receipt of the letter and further what happened thereafter, is Kalkayya. As mentioned earlier he has not been examined in the case. It is not surprising that the High Court did not find it possible to believe this version. It is a *prima facie* unacceptable version.

For the reasons mentioned above, these appeals fail and they are dismissed with costs. Civil Misc Petition No. 317/70 is also dismissed.

Dated, New Delhi, the 11th February, 1970.

J. C. SHAH, J.

K. S. HEGDE, J.

[No. 82/MY-HP/3/67.]

ORDER

New Delhi, the 17th March 1970

S.O. 1461.—Whereas the Election Commission is satisfied that Shri Om Parakash, Katra Anaj Mandi Sonapat, District Rohtak (Haryana), a contesting candidate for the Mid-term General Elections to the Haryana Legislative Assembly from Sonapat constituency, held in May, 1968 has failed to lodge an account of his election expenses within the time and in the manner required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, after considering the representation made by the said candidate, the Election Commission is further satisfied that he has no good reason or justification for the failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Om Parkash to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this Order.

[No. HN-LA/35/68(35).]

By Order,

K. S. RAJAGOPALAN, Secy.

भारत निर्वाचन आयोग

आदेश

नई दिल्ली, 17 मार्च, 1970

एस० आ० 1401.—यतः, निर्वाचन आयोग का समाधान हो गया है कि मई, 1968 में हुए हरयाणा विधान सभा के लिए मध्यावधि साधारण निर्वाचन के लिए सोनीपत निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री ओम प्रकाश, कटरा अनाज भण्डी, सोनीपत, जिला रोहतक, लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित समय के अन्दर तथा रीति से अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार द्वारा दिये गये अभ्यावेदन पर विचार करने के पश्चात् निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री ओम प्रकाश को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए, इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।

[सं० हर० वि० सं०/35/68(35).]

आदेश से,

के० एस० राजगोपालन, सचिव ।

ORDERS

New Delhi, the 21st March 1970

S.O. 1402.—Whereas the Election Commission is satisfied that Shri Kamlesh Prasad Sharma R/O Village Sachaai, P.O. Kurtha, District Gaya, a contesting candidate for the mid-term election to the Bihar Legislative Assembly held in 1969 from 234-Kurtha Assembly Constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

2. And whereas, the said candidate even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

3. Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Kamlesh Prasad Sharma, to be disqualified for being chosen as and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. BR-LA/234/69(81).]

आदेश

नई दिल्ली, 21 मार्च, 1970

एस० ओ० 1402.—यतः, निर्वाचन आयोग का समाधान हो गया है कि बिहार विधान सभा के लिए 1969 में हुए मध्यावधि निर्वाचन के लिए 234 कुर्या निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री कमलेश प्रसाद शर्मा, निवासी ग्राम सचाई डा० कुर्या जिला गया, लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्वर्धन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं ;

और यतः उक्त उम्मीदवार ने उसे सम्पर्क सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है ; तथा निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ;

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री कमलेश प्रसाद शर्मा को संसद के दोनों सदनों में से किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहिन् घोषित करता है ।

[सं० बिहार-वि० सं०/234/69(81)]

S.O. 1403.—Whereas the Election Commission is satisfied that Shri Shalig Ram Singh R/O village Gonpura, P.O. Kurtha District Gaya, a contesting candidate from the mid-term election to the Bihar Legislative Assembly held in 1969 from 234-Kurtha Assembly Constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, the said candidate even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

3. Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Shalig Ram Singh, to be disqualified for being chosen as and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. BR-LA/234/69(82).]

By Order,

ROSHAN LAL, Secy.

एस० ओ० 1403.—यतः, निर्वाचन आयोग का समाधान हो गया है कि बिहार विधान सभा के लिए 1969 में हुए मध्यावधि निर्वाचन के लिए 234 - कुर्या निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री शालीग्राम सिंह, निवासी ग्राम गोनपुरा, डा० कुर्या, जिला गया, लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्वर्धन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का लेखा दाखिल करने में असफल रहे हैं ;

और, यतः उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है ; तथा निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित नहीं है,

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री शालीराम सिंह को संसद के दोनों सदनों में से किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए, इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।

[सं० बिहार-वि०स०/234/69(82)]

आदेश से,

रोशन लाल, सचिव ।

ORDERS

New Delhi, the 31st March 1970

S.O. 1404.—Whereas the Election Commission is satisfied that Shri Hem Raj, s/o Shri Jahri, r/o Village Rota, Post Office Sol, District Budaun, Uttar Pradesh a contesting candidate for mid-term general election to the Uttar Pradesh Legislative Assembly from 47-Binawar assembly constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

2. And whereas, the said candidate even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

3. Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Hem Raj s/o Shri Jahri to be disqualified for being chosen as and for being a member or either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. UP-LA/47/69(17).]

आदेश

नई दिल्ली, 31 मार्च, 1970

एस० ओ० 1404.—यतः, निर्वाचन आयोग का समाधान हो गया है कि उत्तर प्रदेश विधान सभा के लिए मध्यावधि साधारण निर्वाचन के लिए 47-बिनावर सभा निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री हेमराज सुपुत्र श्री जहरी, निवासी ग्राम रोटा, डा० — सोई, जिला बदायूँ—उत्तर प्रदेश, लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे है ;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं किया है और निर्वाचन आयोग का यह भी समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ;

अतः, जब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री हेमराज सुपुत्र श्री जहरी को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा

विधान परिषद् के सदस्य चुने जाने और होने के लिए, इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।

[सं० उ०प्र०-वि०स०/47/69(17).]

S.O. 1405.—Whereas the Election Commission is satisfied that Shri Badam Singh s/o Shri Lakhan Singh, r/o Village and Post Office Beor, District Budaun, Uttar Pradesh, a contesting candidate for mid-term general election to the Uttar Pradesh Legislative Assembly from 47-Binawar assembly constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

2. And whereas, the said candidate even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

3. Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Badam Singh s/o Shri Lakhan Singh, to be disqualified for being chosen as and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. UP-LA/47/69(18).]

एस० ओ० 1405.—यतः, निर्वाचन आयोग का समाधान हो गया है कि उत्तर प्रदेश विधान सभा के लिए मध्यावधि साधारण निर्वाचन के लिए 47-बिनावर सभा निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री बादाम सिंह सुपुत्र श्री लाखन सिंह, निवासी ग्राम व डा०—ब्यौर, जिला बदायूं, उत्तर प्रदेश, लोक प्रतिनिधित्व अधिनियम, 1951 तथा तर्बेधीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं ;

और, यतः, उक्त उम्मीदवार ने, उसे सम्यक् सूचना दिए जाने पर भी अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है और निर्वाचन आयोग का यह भी सलाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ,

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री बादाम सिंह सुपुत्र श्री लाखन सिंह को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।]

[सं० उ०प्र०-वि०स०/47/69(18).]

S.O. 1406.—Whereas the Election Commission is satisfied that Shri Ayeikpam Angahal, Thiyam Leikai, Imphal (Manipur) a contesting candidate for election to the Manipur Legislative Assembly from Nambol constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate, even after due notice, has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Ayeikpam Angahal to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MP-LA/48/67(38).]

एस० अं० 1406.—यतः निर्वाचन आयोग का समाधान हो गया है कि मनीपुर विधान सभा के लिए निर्वाचन के लिए नामबोल निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री अयेकपम अंगोहा, थियामलेईकाई, इफाल (मनीपुर) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित करने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार उसे सम्यक सूचना दिए जाने पर भी लेखा दाखिल करने में असफल रहे हैं और उसने अपनी इस असफलता के लिए कोई कारण नहीं दिया है; तथा निर्वाचन आयोग का यह समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है;

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री अयेकपम अंगोहा को संसद के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए, इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।

[सं० मणि० वि० सं०/13/67(38)]

S.O. 1407.—Whereas the Election Commission is satisfied that Shri Sinam Angouba, Ngaikhong Khillen, Bishenpur (Manipur) a contesting candidate for election to the Manipur Legislative Assembly from Bishenpur constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas, the said candidate even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act, the Election Commission hereby declares the said Shri Sinam Angouba to be disqualified for being chosen as, and for being, a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order,

[No. MR-LA/14/67(39).]

एस० अं० 1407.—यतः निर्वाचन आयोग का समाधान हो गया है कि मनीपुर विधान सभा के लिए निर्वाचन के लिए 14-बिशनपुर निर्वाचन क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री सिनम अंगोबा, न्गोखोना खिल्लेन, बिशनपुर (मनीपुर), लोक प्रतिनिधित्व अधिनियम, 1951 तथा तद्धीन बनाए गए नियमों द्वारा अपेक्षित अपने निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार उसे सम्यक सूचना दिए जाने पर भी लेखा दाखिल करने में असफल रहा है और उसने अपनी इस असफलता के लिए कोई कारण अथवा स्पष्टीकरण नहीं दिया है; तथा निर्वाचन आयोग का यह समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है ;

अतः, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री सिनम अंगोबा को संसद के किसी भी सदन के या किसी भी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए, इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।

[सं० मणि० वि० सं०/14/67(39)]

New Delhi, the 1st April 1970

S.O. 1408.—Whereas the Election Commission is satisfied that Shri Leomapokpam Ibohah Singh, Chingmeirong Laiphahm Khunou (Manipur) a contesting candidate for election to the Manipur Legislative Assembly from Khurai constituency, has failed to lodge an account of his election expenses as required by the Representation of the People Act, 1951, and the Rules made thereunder;

And whereas the said candidate even after due notice has not given any reason or explanation for the failure and the Election Commission is satisfied that he has no good reason or justification for such failure;

Now, therefore, in pursuance of section 10A of the said Act the Election Commission hereby declares the said Shri Leimapokpam Ibohah Singh to be disqualified for being chosen as, and for being a member of either House of Parliament or of the Legislative Assembly or Legislative Council of a State for a period of three years from the date of this order.

[No. MR-LA/2/67(40).]

By Order,

A. N. SEN, Secy.

नई दिल्ली, 1 अप्रैल 1970

एस० ओ० 1408.—यतः निर्वाचन आयोग का समाधान हो गया है कि मनीपुर विधान सभा के लिए निर्वाचन के लिए खुराई निर्वाचन-क्षेत्र से चुनाव लड़ने वाले उम्मीदवार श्री लेइमपोक्कम आईबोहल सिंह, चिंगमआईरोंग लाइकम खुनाउ (मनीपुर) लोक प्रतिनिधित्व अधिनियम, 1951 तथा तत्वीन बनाए गए नियमों द्वारा प्रोजेक्शन करने वाले निर्वाचन व्ययों का कोई भी लेखा दाखिल करने में असफल रहे हैं;

और, यतः, उक्त उम्मीदवार उसे सम्यक सूचना दिए जाने पर भी लेखा दाखिल करने में असफल रहा है और उसने अपनी इस असफलता के लिए कोई कारण अवज्ञा साबुतीकरण नहीं दिया है; तथा निर्वाचन आयोग का यह समाधान हो गया है कि उसके पास इस असफलता के लिए कोई पर्याप्त कारण या न्यायोचित्य नहीं है;

अतः, अब, उक्त अधिनियम की धारा 10-क के अनुसरण में निर्वाचन आयोग एतद्वारा उक्त श्री लेइमपोक्कम आईबोहल सिंह को संघ के किसी भी सदन के या किसी राज्य की विधान सभा अथवा विधान परिषद् के सदस्य चुने जाने और होने के लिए, इस आदेश की तारीख से तीन वर्ष की कालावधि के लिए निरहित घोषित करता है ।

[सं० सणि-वि० न०/2/67 (40)]

आदेश से,

ए० एन० सेन, सचिव .

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 13th April 1970

S.O. 1409.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor-General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:—

1. (1) These rules may be called the General Provident Fund (Central Services) Second Amendment Rules, 1970.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the General Provident Fund (Central Services) Rules, 1960, for sub-rule (3) of rule 16, the following sub-rule shall be substituted, namely:—

“(3) A subscriber who has been permitted under clause (d), clause (e) or clause (f) of sub-rule (1) of rule 15 to withdraw money from the amount standing to his credit in the Fund, shall not part with the possession of the house so built or acquired or house-site so purchased, by way of sale, mortgage (other than mortgage to the President) or gift, without the previous permission of the President. He shall also not part with the possession of such house or house site by way of exchange or lease for a term exceeding three years, without the previous permission of the sanctioning authority. The subscriber shall submit a declaration not later than the 31st day of December, of every year to the effect that the house or, as the case may be, the house-site continues to be in his possession and shall, if so required, produce before the sanctioning authority on or before the date specified by that authority in that behalf, the original sale deed and other documents on which his title to the property is based.

If at any time before retirement, he parts with the possession of the house or house-site without obtaining the previous permission of the President or sanctioning authority, as the case may be, the sum withdrawn by him shall forthwith be repaid in one lump sum together with interest thereon at the rate determined under rule 11, by the subscriber to the Fund and in default of such repayment, it shall be ordered by the sanctioning authority to be recovered from his emoluments either in a lump sum or in such number of monthly instalments, as may be determined by the President.”

[No. F.37(3)-EV/69-GPF.]

S.O. 1410.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor-General in relation to persons serving in the Indian Audit and Accounts Department, the President hereby makes the following rules further to amend the Contributory Provident Fund Rules (India) 1962, namely:—

1. (1) These rules may be called the Contributory Provident Fund (India) Second Amendment Rules, 1970.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In the Contributory Provident Fund Rules (India) 1962, for sub-rule (3) of rule 17, the following sub-rule shall be substituted namely:—

“(3) A subscriber who has been permitted under clause (d), clause (e) or clause (f) of sub-rule (1) of rule 16 to withdraw money from the amount of subscription together with interest thereon standing to his credit in the Fund, shall not part with the possession of the house so built or acquired or house-site so purchased, by way of sale, mortgage (other than mortgage to the President) or gift, without the previous permission of the President. He shall also not part with the possession of such house or house site by way of exchange or lease for a term exceeding three years, without the previous permission of the sanctioning authority. The subscriber shall submit a declaration not later than the 31st day of December of every year to the effect that the house or, as the case may be, the house-site continues to be in his possession and shall, if so required, produce before the sanctioning authority on or before the date specified by that authority in that behalf, the original sale deed and other documents on which his title to the property is based.

If at any time before retirement, he parts with the possession of the house or house site without obtaining the previous permission of the President or sanctioning authority, as the case may be, the sum withdrawn

by him shall forthwith be repaid in one lump sum together with interest thereon at the rate determined under rule 12, by the subscriber of the Fund and in default of such repayment, it shall be ordered by the sanctioning authority to be recovered from his emoluments either in a lump sum or in such number of monthly instalments, as may be determined by the President."

[No. F. 37(3)-EV/69-CPF.]

N. S. CHANDRAMOWLI, Under Secy.

(Department of Banking)

New Delhi, the 30th March 1970

S.O. 1411.—In exercise of the powers conferred by Section 53 read with section 56 of the Banking Regulation Act, 1949, the Central Government, on the recommendation of the Reserve Bank of India hereby declares that the provisions of section 31 of the said Act and rule 10 of the Banking Regulation (Co-operative Societies) Rules, 1966, shall not apply to the undernoted co-operative banks insofar as they relate to the publication of their balance sheets and profit and loss accounts for the year ended the 30th June, 1969, together with the auditor's report in a newspaper.

1. The Goalpara District Central Co-operative Bank Ltd., Dhubri.
2. The Mahatma Fule Co-operative Credit Society Ltd., Bombay.
3. The Utkal Co-operative Banking Society Ltd., Bhubaneswar.
4. The Khurda Central Co-operative Bank Ltd., Khurda.
5. The Eastern Indian Railway Employees' Co-operative Bank Ltd., Calcutta.
6. The Madras Government Press and Stationery Department Employees Co-operative Bank Ltd., Madras.
7. The State Bank of India Staff Co-operative Bank Ltd., Madras.

[No. F.18/8/70-SB.]

वित्त मंत्रालय

(बैंकिंग विभाग)

नई दिल्ली, 30 मार्च, 1970

एन० ओ० 1411.—बैंकिंग विनियमन अधिनियम, 1949 की धारा 56 के साथ पठित धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतद्वारा यह घोषित करती है कि उक्त अधिनियम की धारा 31 और बैंकिंग विनियमन (सहकारी संस्थाएं) नियमावली, 1966 के नियम 10 के उपबन्ध जहां तक उनका सम्बन्ध 30 जन 1969 को समाप्त हुए वर्ष के लिए लेखा परीक्षकों की रिपोर्टें सहित तालपट्टों और लाभ-हानि लेखों के किसी समाचार-पत्र में प्रकाशित करने से है, निम्नलिखित सहकारी बैंकों पर लागू नहीं होंगे :—

1. ग्वालपारा जिला केन्द्रीय सहकारी बैंक लिमिटेड, धुबरी
2. महात्मा फुले सहकारी ऋण संस्था लिमिटेड, बम्बई
3. उत्कल सहकारी बैंकिंग संस्था लिमिटेड, भूनेश्वर
4. दार्जिली केन्द्रीय सहकारी बैंक लिमिटेड, खुर्दा ।

5. पूर्वी भारतीय रेल कर्मचारी सहकारी बैंक लिमिटेड, कलकत्ता ।

6. मद्रास सरकार मुद्रण और लेखनसामग्री विभाग कर्मचारी सहकारी बैंक लिमिटेड, मद्रास ।

7. भारतीय राज्य बैंक कर्मचारी सहकारी बैंक लिमिटेड मद्रास ।

[संख्या एफ० 18/8/70- एस० बी०]

New Delhi, the 2nd April 1970

S.O. 1412.—In exercise of the powers conferred by Section 53 read with section 56 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-section (1) of Section 11 of the said Act, shall not apply to the under noted Cooperative Banks for a further period of one year with effect from 1st March, 1970.

1. The Prudential Co-operative Urban Bank Ltd., Secunderabad.
2. The Mitra Mandal Sahakari Bank Ltd., Indore.
3. The Co-operative Central Bank Ltd., Nellore.

[No. F.18/7/70-SB.]

नई दिल्ली, 2 अप्रैल, 1970

एस० ओ० 1412.—बैंकिंग विनियमन अधिनियम, 1949 (1949 के दसवें) की धारा 56 के साथ पठित धारा 53 के द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार भारतीय रिजर्व बैंक की सिफारिश पर, एतद्वारा यह घोषित करती है कि उक्त अधिनियम की धारा 11 की उप-धारा (1) के उपबन्ध 1 मार्च, 1970 से लेकर एक वर्ष की और अवधि के लिए निम्नलिखित सहकारी बैंकों पर लागू नहीं होंगे :—

1. प्रूडेंशियल कोओपरेटिव अर्बन बैंक लिमिटेड, सिकन्दराबाद ।
2. मित्र मंडल सहकारी बैंक लिमिटेड, इन्दौर ।
3. वी कोओपरेटिव सेंट्रल बैंक लिमिटेड, नल्लूर ।

[संख्या एफ० 18/70- एस० बी०]

S.O. 1413.—In exercise of the powers conferred by Section 53 read with Section 56 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-section (1) of Section 11 of the said Act, shall not apply to the Manmad Merchants Cooperative Bank Ltd., Manmad for a period of two years with effect from 1st March, 1969.

[No. F.18/7/70-SB.]

एस० ओ० 1413.—बैंकिंग विनियमन अधिनियम, 1949 (1949 के दसवें) की धारा 56 के साथ पठित धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, भारतीय रिजर्व बैंक

की सिफारिश पर एतद्वारा यह घोषित करती हैं कि उक्त अधिनियम की धारा 11 की उपधारा 1 के उपबन्ध 1 मार्च 1969 से लेकर दो वर्षों की अवधि के लिए मनमाड मर्चेन्ट कोओपरेटिव बैंक लिमिटेड मनमाड पर लागू नहीं होंगे ।

[संख्या एफ० 18/7/70—एस० बी०]

New Delhi, the 9th April 1970

S.O. 1414.—Statement of the Affairs of the Reserve Bank of India, as on the 3rd April, 1970.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs.
Capital Paid up	5,00,00,000	Notes	26,71,45,000
		Rupee Coin	4,41,000
Reserve Fund	150,00,00,000	Small Coin	4,43,000
		Bills Purchased and Discounted :	
National Agricultural Credit (Long Term Operations) Fund	155,00,00,000	(a) Internal
		(b) External
		(c) Government Treasury Bills	71,63,67,000
National Agricultural Credit (Stabilisation) Fund	35,00,00,000	Balances Held Abroad*	117,72,84,000
		Investments**	94,96,93,000
National Industrial Credit (Long Term Operations) Fund	75,00,00,000	Loans and Advances to :—	
		(i) Central Government
		(ii) State Governments@	155,35,71,000
		Loans and Advances to :—	
Deposits :—		(i) Scheduled Commercial Banks†	213,19,33,000
(a) Government		(ii) State Co-operative Banks††	248,65,32,000
		(iii) Others	6,27,72,000
(i) Central Government	88,14,55,000		

LIABILITIES		Rs.	ASSETS		Rs.
			Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund :—		
(i) State Governments		4,66,24,000	(a) Loans and Advances to :—		
			(i) State Governments		33,83,39,000
			(ii) State Co-operative Banks		13,93,82,000
(b) Banks			(iii) Central Land Mortgage Banks
			(b) Investment in Central Land Mortgage Bank Debentures		9,49,70,000
			Loans and Advances from National Agricultural Credit (Stabilisation) Fund :—		
(i) Scheduled Commercial Banks		164,78,77,000	Loans and Advances to State Co-operative Banks		
(ii) Scheduled State Co-operative Banks		10,43,67,000	Loans, Advances and Investments from National Industrial Credit (Long Term Operations) Fund :—		
(iii) Non-Scheduled State Co-operative Banks		58,35,000	(a) Loans and Advances to the Development Bank		6,26,71,000
(iv) Other Banks		44,02,000	(b) Investment in bonds/debentures issued by the Development Bank
(c) Others		172,37,80,000	Other Assets		
Bills Payable		62,58,12,000			45,56,15,000
Other Liabilities		124,87,99,000			
	Rupees	1048,89,51,000		Rupees	1048,89,51,000

*Includes Cash, Fixed Deposits and Short-term Securities.

**Excluding investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

@Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund but including temporary overdrafts to State Governments.

†Includes Rs. 74,21,15,000 advanced to Scheduled commercial banks against usance bills under section 17(4)(c) of the Reserve Bank of India Act.

††Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 8th day of April, 1970.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 3rd day of April, 1970.

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	26,71,45,000		Gold Coin and Bullion :—		
Notes in Circulation	<u>3916,96,58,000</u>		(a) Held in India	182,53,11,000	
Total Notes issued		3943,68,03,000	(b) Held outside India		
			Foreign Securities	<u>351,42,00,000</u>	
			TOTAL		533,95,11,000
			Rupee Coin		62,38,27,000
			Government of India Rupee Securities		3347,34,65,000
			Internal Bills of Exchange and other commercial paper		
TOTAL LIABILITIES		<u>3943,68,03,000</u>	TOTAL ASSETS		<u>3943,68,03,000</u>

Dated the 8th day of April, 1970.

(Sd.) L. K. JHA,
Governor.

[No. F. 3(3)-BC/70]

नई दिल्ली, 9 अप्रैल, 1970

एस० ओ० 1414.—3 अप्रैल 1970 को रिजर्व बैंक ऑफ इंडिया के बैंकिंग विभाग के कार्यकलाप का विवरण

देयताएं	रुपये	आस्तियां	रुपये
चुक्ता पूंजी	5,00,00,000	नोट	26,71,45,000
भारक्षित निधि	150,00,00,000	रुपये का सिक्का	4,41,000
		छोटा सिक्का	4,43,000
राष्ट्रीय कृषि ऋण (दीर्घकालीन क्रियाएं) निधि	155,00,00,000	खरीदे और मुनाये गये बिल	
राष्ट्रीय कृषि ऋण (स्थिरीकरण) निधि	35,00,00,000	(क) देशी
		(ख) विदेशी
		(ग) सरकारी खजाना बिल	71,63,67,000
राष्ट्रीय औद्योगिक ऋण (दीर्घकालीन क्रियाएं) निधि	75,00,00,000	विदेशों में रखा हुआ ऋण*	117,72,84,000
जमा राशियां :-		निवेश**	94,96,93,000
(क) सरकारी		ऋण और अग्रिम :-	
(i) केन्द्रीय सरकार	88,14,55,000	(i) केन्द्रीय सरकार को
(ii) राज्य सरकारें	4,66,24,000	(ii) राज्य सरकारों को @	155,35,71,000
		ऋण और अग्रिम :-	
(ख) बैंक		(i) अनुसूचित वाणिज्य बैंकों को†	213,19,33,000
(i) अनुसूचित वाणिज्य बैंक	164,78,77,000	(ii) राज्य सहकारी बैंकों को††	248,65,32,000
(ii) अनुसूचित राज्य सहकारी बैंक	10,43,67,000	(iii) दूसरों को	6,27,72,000

राष्ट्रीय कृषि ऋण (दीर्घकालीन क्रियाएं) निधि से

ऋण, अग्रिम और निवेश :-

(क) ऋण और अग्रिम:-

(iii) गैर-अनुसूचित राज्य सहकारी बैंक	58,35,000	(i) राज्य सरकारों को	33,83,39,000
(iv) अन्य बैंक	44,02,000	(ii) राज्य सहकारी बैंकों को	13,93,82,000
		(iii) केन्द्रीय भूमिबन्धक बैंकों को	..
(ग) अन्य	172,37,80,000	(ख) केन्द्रीय भूमिबन्धक बैंकों के डिबेंचरों में निवेश	
		राष्ट्रीय कृषि ऋण (स्वरीकरण) निधि से ऋण	
		और अग्रिम	9,49,70,000
देय बिल	62,58,12,000	राज्य सहकारी बैंकों को ऋण और अग्रिम	5,17,93,000
		राष्ट्रीय औद्योगिक ऋण (दीर्घकालीन क्रियाएं) निधि	
		से ऋण, अग्रिम और निवेश :-	
अन्य देयताएं	124,87,99,000	(क) विकास बैंक को ऋण और अग्रिम	6,26,71,000
		(ख) विकास बैंक द्वारा जारी किये गये बांडों/डिबेंचरों	..
		में निवेश अन्य आस्तियां	45,56,15,000
रुपये	1048,89,51,000	रुपये	1048,89,51,000

*नकदी, आवधिक जमा और अल्पकालीन प्रतिभृतियां शामिल हैं।

**न राष्ट्रीय कृषि ऋण (दीर्घकालीन क्रियाएं) निधि और राष्ट्रीय औद्योगिक ऋण (दीर्घकालीन क्रियाएं) निधि में निवेश शामिल नहीं हैं।

@राष्ट्रीय कृषि ऋण (दीर्घकालीन क्रियाएं) निधि से प्रदत्त ऋण और अग्रिम शामिल नहीं हैं, परन्तु राज्य सरकारों के अस्थायी ओवरड्राफ्ट शामिल हैं।

†रिजर्व बैंक ऑफ इंडिया अधिनियम की धारा 17 (4) (ग) के अधीन अनुसूचित वाणिज्य बैंकों को मियादी बिलों पर अग्रिम दिये गये 74,21,15,000 रुपये शामिल हैं।

††राष्ट्रीय कृषि ऋण (दीर्घकालीन क्रियाएं) निधि और राष्ट्रीय कृषि ऋण (स्वरीकरण) निधि से प्रदत्त ऋण और अग्रिम शामिल नहीं हैं।

तारीख : 8 अप्रैल, 1970।

रिजर्व बैंक ऑफ इंडिया अधिनियम, 1934 के अनुसरण में अप्रैल, 1970 की 5 तारीख को समाप्त हुए सप्ताह के लिये लेखा
इशू विभाग

देयताएं	रुपये	रुपये	आस्तियां	रुपये	रुपये
बैंकिंग विभाग में रखे हुए			सोने का सिक्का और बुलियन:—		
नोट	26,71,45,000		(क) भारत में रखा हुआ	182,53,11,000	
संचलन में नोट	3916,96,58,000		(ख) भारत के बाहर रखा		
			हुआ		
			विदेशी प्रतिभूतियां	351,42,00,000	
जारी किए गए कुल नोट		3943,68,03,000	जोड़		533,95,11,000
			रुपये का सिक्का		62,38,27,000
			भारत सरकार की रुपया		
			प्रतिभूतियां		3347,34,65,000
			देशी विनिमय बिल और		
			दूसरे वाणिज्य पत्र		..
कुल देयताएं		3943,68,03,000	कुल आस्तियां		3943,68,03,000

तारीख : 8 अप्रैल, 1970।

(हू०) लक्ष्मी कान्त झा,
मवनर ।

[सं० एफ० 3 (3)—बी० सी०/70]

New Delhi, the 16th April 1970

S.O. 1415.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to the Sahukara Bank Ltd., Ludhiana, in respect of the plot of land held by it at Banga, Jullundur District, Punjab, till the 15th March, 1971.

[No. F.15(4)-BC/70.]

K. YESURATNAM, Under Secy.

नई दिल्ली, 16 अप्रैल, 1970

एस० ओ० 1415.—बैंकिंग विनियमन अधिनियम, 1949 (1949 के दसवें) की धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, भारतीय रिजर्व बैंक की सिफारिश पर, भारत सरकार एतद्वारा यह घोषित करती है कि उक्त अधिनियम की धारा 9 के उपबन्ध जहाँ तक उनका सम्बन्ध पंजाब में, जालन्धर जिला के बांगा नामक स्थान पर स्थित साहूकारा बैंक लिमिटेड, लुधियाना के जमीन के एक प्लॉट से है, उक्त बैंक पर 15 मार्च, 1971 तक लागू नहीं होंगे।

[संख्या एफ० 15(4)-बी० सी० /70.]

नई दिल्ली, 23 फरवरी, 1970

एस० ओ० 847.—बैंकिंग विनियमन अधिनियम 1949 (1949 का दसवां) की धारा 53 के द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतद्वारा यह घोषित करती है कि उक्त अधिनियम की धारा 24 और 25 के उपबन्ध, जहाँ तक उनका सम्बन्ध बैंक की बन्द निधि की उन देनदारियों से है जो कि नई निधि की देनदारियों में मिला दी गई है, 31 दिसम्बर, 1970 तक ट्रेडर्स बैंक लिमिटेड नयी दिल्ली पर लागू नहीं होंगे।

[संख्या एफ० 15 (12)-बी० सी० /68]

नई दिल्ली, 26 फरवरी, 1970

एस० ओ० 848.—बैंकिंग विनियमन अधिनियम, 1949 (1949 के दसवें) की धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए भारतीय रिजर्व बैंक की सिफारिश पर, केन्द्रीय सरकार एतद्वारा यह घोषित करती है कि उक्त अधिनियम की धारा 9 के उपबन्ध बरेली निगम (बैंक) लिमिटेड, बरेली के

(क) अधिकार में फरूखाबाद स्थित अचल सम्पत्तियाँ ; और

(ख) जुगलन्घाट बून्दावन (जिला मथुरा) में इसकी गृह सम्पत्ति के सम्बन्ध में

13 दिसम्बर, 1970 तक लागू नहीं होंगे।

[संख्या एफ० 15(3)-बी० सी०/70]

नई दिल्ली, 28 फरवरी, 1970

एस० ओ० 977.—भारतीय रिजर्व बैंक अधिनियम 1934 (1934 के दूसरे) की धारा 8 की उपधारा (1) के खण्ड (ग) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा निम्नलिखित को भारतीय रिजर्व बैंक के केन्द्रीय बोर्ड के निदेशक नामजद करती है :

(1) डा० पी० बी गजेन्द्रगडकर, उपकुलपति बम्बई विश्वविद्यालय, बम्बई-1।

- (2) डा० ए० एम० खुसरो, प्राध्यापक आर्थिक वृद्धि संस्थान, यूनिवर्सिटी एनक्लेव, दिल्ली 7 ।

[संख्या एक० 3(10)–बी० सी०/70]

के० येसुरत्नम,

प्रभु सचिव ।

(Department of Revenue and Insurance)

INCOME-TAX

New Delhi, the 6th April 1970

S.O. 1416.—It is hereby notified for general information that the institution mentioned below has been approved by the Council of Scientific and Industrial Research, the "Prescribed Authority" for the purposes of clause (ii) of sub-section (1) of Section 35 of the Income-tax Act, 1961 (43 of 1961).

Institution:

M. Visvesvaraya Industrial Research and Development Centre.

[No. F.203/1/70-IT(AII).]

S. N. NAUTIAL, Dy. Secy.

CENTRAL BOARD OF DIRECT TAXES

INCOME-TAX

New Delhi, the 5th February 1970

S. O. 1417.—In exercise of the powers conferred by sub-section (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes, hereby makes the following amendments in the Schedule appended to its Notification No. 97 (F. No. 50/12/68-IT) dated the 7th October, 1968 as amended from time to time.

2. In the said Schedule the entries in column (2) against A-Range, J-Range, K-Range, L-Range, M Range & Q-Range, New Delhi shall be substituted by the following :—

Ranges	Income-tax Circles, Wards and Districts
1	2
1. A-Range, New Delhi.]	1. Companies Circles III, VII, X, XIII, XIV, XV, XVI, XIX & XX, New Delhi. 2. Special Circles, IV, V, IX, & X, New Delhi.
2. J-Range, New Delhi	1. District II, Ward A, B, C, D, E, F, A(I), C(I), C(I) (Addl.) & C(II), New Delhi. 2. B-XIV, B-XIV(I) & B-XIV(II), Districts, New Delhi. 3. District II (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11) and (12), New Delhi. 4. District V, Ward A, New Delhi.
3. K-Range, New Delhi.	1. District V, Ward G, New Delhi. 2. District V, (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14) & (15), New Delhi. 3. B-XV, B-XV(1), B-XV(2), XVI, B-XVI (1), B-XVI(2), B-XVIII, B-XVIII(1) and Addl B-XVIII, Districts, New Delhi. 4. Income-tax-cum-Wealth-tax Circle III, New Delhi. 5. District IV, Wards A & B, New Delhi. 6. District IV (1), (2) & (3), New Delhi.

4. L-Range, New Delhi. 1. District III, Ward A(I), C(I), E(I), G(I), I(I) and K(I), New Delhi.
2. District IV, Wards A(I), B(I), C(I), C(II), New Delhi.
3. Special Assessment Circles, I, II, III, IV, V, VI, VII, VIII, IX & X, New Delhi.
4. Special Survey Circle I, II, III, IV, V, VI, VII, VIII, IX & X, New Delhi.
5. District III(24), (25), (26), (27), (28), (29), (30), (31)&(32), New Delhi.
6. District IV(7), (8), (9), (10) & (11), New Delhi.
7. District V, Wards, A(Addl.), B, B(Addl.), C, D, E & F, New Delhi.
5. M-Range, New Delhi. 1. Companies Circles, V, XI, XII New Delhi.
6. Q-Range, New Delhi. 1. Companies Circles II, IV, VI, VIII, XVII & XVIII, New Delhi.
2. Special Circle III, New Delhi.

This Notification shall take effect from 9th February, 1970.

Explanatory Note

The amendments have become necessary in order to reallocate the work amongst the various AACs.

(The above note does not form part of the Notification but is intended to be merely clarificatory.)

[No. 13 (F. No. 261/4/70-ITJ)]

Y. SINGH,

केन्द्रीय प्रत्यक्षकर बोर्ड

आय-कर

नई दिल्ली, 5 फरवरी, 1970

एत आ 1417.—आय-कर अधिनियम, 1961 (1961 का 43) की धारा 122 की उपधारा (1) द्वारा प्रदत्त शक्तियों और उसे इस निमित्त समर्थ बनाने वाली सभी अन्य शक्तियों का प्रयोग करते हुए केन्द्रीय प्रत्यक्षकर बोर्ड अपनी समय-समय पर यथासंशोधित, अधिसूचना सं० 97 (फा० सं० 50/12/68-आई० टी० जे०) तारीख 7 अक्टूबर, 1968, से उगावद्ध अनुसूची में एतद्द्वारा निम्नलिखित संशोधन करता है।

2. उक्त अनुसूची में स्तम्भ (2) में क-रेंज, अ-रेंज, ट-रेंज, ठ-रेंज, ड-रेंज, और थ-रेंज, नई दिल्ली, के सामने की प्रविष्टियों के स्थान पर निम्नलिखित प्रतिस्थापित किया जाएगा :—

रेंज	आय सर्किल, वार्ड और जिले
1	2
1. क-रेंज नई दिल्ली।	1. कम्पनी सर्किल 3, 7, 10, 13, 14, 15, 16, 19, और 20, नई दिल्ली।
	2. विशेष सर्किल 4, 5, 9, और 10, नई दिल्ली।
2. अ-रेंज नई दिल्ली।	1. जिला 2, वार्ड क, ख, ग, घ, ङ, च, क (I), ग (I), ग (I) (अतिरिक्त) और ग (II), नई दिल्ली।

1

2

2. ख 14, ख 14 (I) और ख 14 (II) जिले, नई दिल्ली 3. जिला 2 (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11) और (12), नई दिल्ली।
4. जिला 5, वार्ड क, नई दिल्ली।
3. ट-रेंज, नई दिल्ली।
1. जिला 5, वार्ड छ, नई दिल्ली।
2. जिला 5 (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14) और (15), नई दिल्ली।
3. ख-15, ख-15 (1), ख-15 (2), 16, ख-16 (1), ख-16 (2), ख-18 ख-18 (1) और अतिरिक्त ख-18 जिला, नई दिल्ली।
4. आयकर—एवं घनकर सफिल III, नई दिल्ली।
5. जिला 4, वार्ड क और ख, नई दिल्ली।
6. जिला 4 (1), (2) और (3), नई दिल्ली।
4. ठ-रेंज नई दिल्ली।
1. जिला III, वार्ड क (1), ग (1), इ (1) छ (1) झ (1) और ट (1), नई दिल्ली।
2. जिला 4, वार्ड क (1), ख (1), ग (1), ग (2), नई दिल्ली।
3. विशेष निर्धारण सफिल 1, 2, 3, 4, 5, 6, 7, 8, 9 और 10 नई दिल्ली।
4. विशेष सर्वेक्षण सफिल 1, 2, 3, 4, 5, 6, 7, 8, 9 और 10, नई दिल्ली।
5. जिला 3 (24), (25), (26), (27), (28), (29), (30), (31) और (32), नई दिल्ली
6. जिला 4 (7), (8), (9), (10) और (11), नई दिल्ली।
7. जिला 5, वार्ड क (अतिरिक्त) ख, ख (अतिरिक्त), ग, घ, ङ और च, नई दिल्ली।
5. ङ-रेंज नई दिल्ली।
1. कम्पनी सफिल 5, 11, 12, नई दिल्ली।
6. च-रेंज नई दिल्ली।
1. कम्पनी सफिल 2, 4, 6, 8, 17 और 18, नई दिल्ली।
2. विशेष सफिल 3, नई दिल्ली।

स्पष्टीकरण टिप्पण

विभिन्न सहायक आयुक्तों (अपील) के बीच कार्यों के पुनः आवंटन के लिए संशोधन करने आवश्यक हो गए हैं।

(उपर्युक्त टिप्पण अधिसूचना का अंग नहीं है किन्तु इसका आशय केवल स्पष्टीकरण करना है।)

[सं० 13 (एफ० सं० 261/4/70-आई० टी० जे०)]

वाई० सिंह,
अवर सचिव।

INCOME-TAX

New Delhi, the 9th April 1970

S.O. 1418.—In exercise of the powers conferred by sub-section (1) of Section 121 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following amendment to the schedule appended to its Notification No. 20 (F. No. 55/1/62-IT) dated the 30th April, 1963, published as S.O. 1293 at pages 1454—1457 of the Gazette of India, Part II, Section 3, sub-section (ii) dated the 11th May, 1963, as amended from time to time.

Against S. No. 12, under column 2 of the Schedule appended thereto, the existing entry shall be substituted by the following:

“Nagpur”.

This notification shall come into force with immediate effect.

[No. 47 (F. No. 187/8/70-IT(AI).]

L. N. GUPTA, Under Secy.

MINISTRY OF FOREIGN TRADE

CARDAMOM CONTROL

New Delhi, the 8th April 1970

S.O. 1419.—In exercise of the powers conferred by sub-section (3) read with sub-sections (1) and (4) of section 4 of the Cardamom Act, 1965 (42 of 1965), the Central Government hereby appoints the Joint Director (Commercial Crops), Office of the Director of Agriculture, Chepauk, Madras-5, as member representing the Government of Tamil Nadu on the Cardamom Board, in place of the Director of Agriculture, Government of Tamil Nadu, Madras, and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Foreign Trade and Supply No. S.O. 1433 dated the 15th April, 1969, namely:—

In the Table under the said notification, for the entry in the first column against serial No. (2), the following entry shall be substituted, namely:—

“Joint Director (Commercial Crops), Office of the Director of Agriculture, Chepauk, Madras-5.”

[No F. 29(88)Plant(B)/68.7

New Delhi, the 16th April 1970

S.O. 1470.—Shri I. L. Sankaranarayana, Secretary, Cardamom Board, Ernakulam, is granted earned leave for 60 days with effect from the 3rd March, 1970.

In pursuance of sub-section (2) of section 7 of the Cardamom Act, 1965 (42 of 1965), the Central Government hereby appoints Shri R. Viswanathan, Superintendent in the Cardamom Board, to officiate as Secretary, Cardamom Board, in addition to his duties, during the period of leave of Shri Sankaranarayanan.

[No. F.29(14)Plant(B)/70.]

M. L. GUPTA, Under Secy.

(Office of the Joint Chief Controller of Imports and Exports)**ORDER***New Delhi, the 18th March 1970*

S.O. 1421.—M/s. Laxmidas Dulabhdas, Shop No. D 45 Dana Bazar, Diu, Goa were granted an established importer licence No. P/EI/0042236/C/BQC/BQ/34/D/30-31/Ad hoc/NQQ supplementary valid upto 30th June, 1970 dated 17th January, 1970 for Rs. 2500/- for import of dates from Iraq. They have applied for the duplicate copies of the aid licence on the ground that the original both copies of the said licence have been lost or misplaced. It is further stated by the firm that Original Custom purpose copy of the licence was not registered with any Custom House and the licence has not been utilised.

In support of this declaration, the applicant has filed an affidavit duly attested by 1st class Magistrate, Goa stating that the original both copies of the licence has been lost or misplaced.

I am satisfied that the original licence No. P/EI/0042236/C/BQC/BQ/34/D/30-31/Ad hoc/NQQ supplementary, dated 17th January, 1970 valid upto 30th June, 1970 has been lost and direct that a duplicate licence should be issued to the applicant. The original licence is cancelled.

[No. F. 21(b)IV/310/Iraq/Sep. Aug./70/P.N.189/69/Indo-Swa/CLA.]

SARDUL SINGH,

Dy. Chief Controller of Imports & Exports.

(Office of the Joint Chief Controller of Imports and Exports)**(Central Licensing Area)****ORDER***New Delhi, the 28th March 1970*

S.O. 1422.—Licence Nos.—1. P/D/8538157/T/OR/31/D/27-28, Prime G. P. Sheets, Rs. 1,35,400, dated 14th May, 1969. 2. P/D/8538158/T/OR/31/D/27-28, Prime G. P. Sheets, Rs. 1,21,500, dated 14th May, 1969, were issued to M/s. Banwari Lal Purshotam Dass, 29, Banstola Street, Calcutta-7.

2. Thereafter, a show cause notice No. B-18/I&SC/69-70/Enf/CLA/5682 dated 22nd September, 1969 was issued asking them to show cause within 15 days as to why the said licences in their favour should not be cancelled on the ground that the licences have been issued inadvertently since Prime G. P. Sheets is a banned item and licences for this item should not have been issued in terms of Clause 9, sub-clause (a) of Imports (Control) Order, 1965, as amended.

3. In response to the aforesaid show cause notice, M/s. Banwari Lal Purshotam Dass, Calcutta had by their letter dated 30th September, 1969 furnished that the licensed material was not available in India and in the absence thereof, their factory would be stand still.

4. The undersigned has carefully examined the said representation and has come to the conclusion that the licences should be cancelled as these have been issued inadvertently.

5. Having regard to what has been stated in the preceeding paragraph, the undersigned is satisfied that the licences in question should be cancelled or otherwise rendered ineffective. Therefore, the undersigned, in exercise of the powers vested in him under Clause 9, sub-clause (a) of the Imports (Control) Order 1955 as amended hereby cancel the licences Nos. (1) P/D/8538157/T-OR/31/D/27-28 dated 14th May, 1969 and (2) P/D/8538158/T/OR/31/D/27-28 dated 14th May, 1969 issued in favour of M/s. Banwari Lal Purshotam Dass, 29, Banstola Street, Calcutta-7.

[No. B-18/69-70/I&SC/ENF/CLA/13004.]

RAM MURTI SHARMA, Jt. Chief Controller.

(Office of the Chief Controller of Imports & Exports)

ORDER

Calcutta, the 4th April 1970

S.O. 1423.—M/s. National Coal Development Corporation Limited, Ranchi were granted import licence No. G/AU/1011617/C/XX/26/C/C/25-26 dated 8th February, 1968. They have applied for a duplicate Customs Purposes Copy of the licence on the ground that the original of the same has been lost. It is further stated that the licence was not Registered with any Customs House and not utilised.

In support of this contention, the applicants have filed an affidavit to the effect that the original Customs Purposes Copy of the licence has been lost. I am satisfied that the original Customs Purposes Copy of licence No. G/AU/1011617/C/XX/26/C/C/25-26 dated 8th February, 1968 particulars of which are given below, has been lost and directed that a duplicate Customs Purposes Copy of the licence should be issued to the applicant. The original Customs Purposes Copy of the licence is cancelled.

Particulars of the original licence

Licence No. with description of goods & Sl. No. & Part of ITC. Schedule	Country of Origin.	C. I. F. value	Amount already utilised against the original licence	Amount unutilised.
(i) Licence No. G/AU/C/XX/26/C/C/25-26 dt. 8-2-68. 2 sets of English Electric type CAU. 21 Definite time Earthfault relay as per list attached 78(IX)/V.	G.C.A.	Rs. 2400/-	Nil.	Rs. 2400/-

[No. 78-V/9/67-68/AU-III.]

P. B. SAHA, Dy. Chief Controller.

(Office of the Chief Controller of Imports and Exports)

ORDER

New Delhi, the 9th April 1970

S.O. 1424.—M/s. U.P. Glass Works Limited, Bahjoi were granted licence No. P/D/2167297 dated 23rd January, 1969 from U.S. Aid for import of Corhart Zac Refractories valued at Rs. 46,500. They have requested for the issue of duplicate copy of the licence on the ground that the original Customs & Exchange Control copies of the licence have been lost by them. It has been further reported the licensee that the licence was lost after utilising Rs. nil and that the licence has not been registered with any of the Collector of Customs.

In support of their contention the applicant have filed an affidavit. The undersigned is satisfied that the original licence (in duplicate) No. P/D/2167297 dated 23rd January, 1969 has been lost and directs that a duplicate Customs and Exchange Control copies of the said licence should be issued to them. The original licence (in duplicate) is cancelled.

[No. Glass-1(23)/A.M.69/R.M.3/44.]

G. S. SHARMA,
Dy. Chief Controller of Imports & Exports.

(Office of the Chief Controller of Imports and Exports)

ORDER

New Delhi, the 9th April 1970

S.O. 1425.—M/s. Utkal Machinery Limited, Orissa were granted licence No. P/D/2171666/D/BE/32/H/29-30 dated 29th September 1969 from Belgium for

import of Raw Materials/components as per list attached valued at Rs. 1,00,000 they have requested for the issue of duplicate copies of the licence on the ground that the original licence No. P/D/2171666/D/BE/32/H/29-30 dated 29th September, 1969 has been lost on way when it was referred to the office of D.E.A. Ministry of IDIT&CA for advice regarding further revalidation. The licence has not been registered with Collector of Customs Calcutta.

The undersigned is satisfied that original customs & Exchange Control copies of licence No. P/D/2171666/D/BE/32/H/29-30 dated 29th September, 1969 for Rs. 1,00,000 have been lost in transit and directs that a fresh licence as per revised recommendation of Deputy Economic Adviser may issue under UK India Maintenance Loan for Rs. 1,00,000. The original Customs & Exchange control copy of Belgium credit licence are cancelled.

Details of licence issued:—

S. No	Licence No. & Date	Description	Country	Validity	value	Amount already utilised
I.	P/D/2171666/D/BE/32/H/29-30 dated 29-9-69	Raw Materials/ components as list attached with the licence.	Belgium	3 months	Rs. 1,00,000/-	Nil

[No. Mach-U/1(2)/AM-70/RM-4.]

HARNEK SINGH,

Controller of Imports & Exports.
for Chief Controller of Imports & Exports.

(Office of the Chief Controller of Imports and Exports)

ORDER

New Delhi, the 13th April 1970

S.O. 1426.—M/s. Phillips India Ltd., Calcutta were granted an import licence No. G/DG/2107581/C/XX/33/H/27.28. Dated 1st November, 1969 for Rs. 2,49,920. They have applied for a duplicate copy of the customs purposes copy of the licence on the ground that the original Customs purposes copy has been lost without having been registered with any Customs Authority. In support of this contention the applicant has filed an affidavit. I am satisfied that the original customs copy of the licence No. G/O/2107581/C/XX/33/H/27.28. dt. 1st November, 1969 has been lost and direct that a duplicate licence should be issued to the applicant.

2. In exercise of the powers conferred by clause 9(cc) of the Imports (Control) Order No. 17/55 dated 7th December, 1955, as amended from time to time, the undersigned cancels the customs purposes copy of import licence No. G/O/2107581/C/XX/33/27.28. dt. 1st November, 1969 for Rs. 2,49,920 for the import of Constant Potential X-Ray Generator and Contro 50 KVP, 50-M.A. etc. under S. No. 93.94(F)/V of the I.T.C. Schedule issued in favour of M/s. Phillips India Ltd., Calcutta.

[No. 39.P/Cont/69. 70/GLS.]

G. D. BAHL, Dy. Chief Controller.

MINISTRY OF PETROLEUM, CHEMICALS, MINES AND METALS

(Department of Petroleum)

New Delhi, the 7th April 1970

S.O. 1427.—Whereas by the notifications of the Government of India, in the Ministry of Petroleum and Chemicals (Department of Petroleum), New Delhi as shown in the schedule appended hereto and issued under sub-section (1) of section

of the Petroleum Pipelines (Acquisition of Right of User in Land) Act, 1962, that the right of user has been acquired in the land specified in the schedule appended thereto for the transport of Petroleum from G.G.S.I. to O.T. Sabarmati in the Kalol Oil-field in Gujarat State.

And whereas, the Oil and Natural Gas Commission has terminated the operations referred to in clause (I) of Sub-Section (I) of section 7 of the said Act, on 28th February 1969.

Now, therefore, under rule 4 of the Petroleum Pipelines (Acquisition of Right of User in Land) Rules, 1963, the Competent Authority hereby notifies the said date as the date of termination of the operations referred to above.

SCHEDULE

Termination of operations of Pipeline from G.G.S.I. to O.T. Sabarmati

Name of Ministry	Village	S. O. No.	Date of publication in the Gazette of India	Date of termination of operations
1	2	3	4	5
Ministry of Petroleum & Chemicals, SERTHA, New Delhi.		2018	8-6-1968	28-2-1969
Do.	DANTALI.	2019	8-6-1968	28-2-1969
Do.	JAMIYATPUR.	2518	18-7-1969	28-2-1969
Do.	JAGATPUR. } CHENPUR. }	2365	6-7-1968	28-2-1969
Do.	RANIP.	2366	6-7-1968	28-2-1969
Do.	KHOREJ & KHODIYAR.	4322	7-12-1968	28-2-1969

[No. 11(1)/69-Lab. & Legis.]

New Delhi, the 13th April 1970

S.O 1428.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from the drill sites well No. 7, 13, 14, 17 & 18 to GGS at Kosamba in the Ankleshwar Oil-Field, in Gujarat State, Pipelines should be laid by the Oil and Natural Gas Commission and that for the purpose of laying such Pipelines, it is necessary to acquire the Right of User in the land described in the schedule annexed thereto.

2. Now, therefore, in exercise of the powers conferred by Sub-Section (i) of the Section 3 of the Petroleum Pipelines (Acquisition of Right of User in land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein.

3. Any person interested in the said land may, within 21 days from the date of this notification object to the laying of the pipelines under the land to the Competent Authority, at Western Region, Shed No. 27, Makarpura Road, Near Central Workshop, Baroda-4, in the Office of the Gujarat Pipelines (Oil and Natural Gas Commission), Baroda. Every person making such an objection shall also state specifically whether he wishes to be heard in person or by a legal practitioner.

SCHEDULE

For Laying Pipeline from Drill Sites 7, 13, 14, 17 & 18 To GGS at Kosamba.

State: Gujarat	District: Surat	Talaka: Mangrol			
Village	Survey No.	Hectare	Are	P. Are	
<i>For well No. 7 & 14.</i>					
KUVERDA	790	0	4	76	
	791	0	3	57	
	792	0	10	71	
	721	0	23	81	
	789	0	14	18	

Village	Survey	Hectare	Are	P. Are
<i>For Well No. 13.</i>				
KUVERDA	211/1	0	7	15
	210	0	5	95
	207	0	1	19
	306/1	0	9	53
	456/1	0	19	53
	478/1	0	4	76
	470	0	4	76
	479	0	11	91
	477	0	2	98
	476	0	2	38
<i>For Well No. 17 to 18.</i>				
KUVERDA	18	0	9	52
	22/1	0	8	33

[No. 11(3)/69-Lab. & Legis.]

M. V. S. PRASADA RAO, Under Secy.

DEPARTMENT OF COMMUNICATIONS**(P. and T. Board)***New Delhi, the 8th April 1970*

S.O. 1429.—In exercise of the powers conferred by section 21 of the Indian Post Office Act, 1898 (6 of 1898), the Central Government hereby makes the following rules further to amend the Indian Post Office Rules 1933, namely:—

1. (1) These rules may be called the Indian Post Office (First Amendment) Rules, 1970.

(2) They shall come into force on the date of their publication in the Official Gazette.

2. In rule 17 of the Indian Post Office Rules, 1933—

(1) the Explanation under sub-rule (7) shall be omitted;

(2) under sub-rule (10) at the end, the following 'Explanation' shall be inserted, namely:—

"Explanation—In this rule,

(i) "Printing" means any species of printing easy to recognise, lithography, or any mechanical process, except the copying press and the type-writer ordinarily used to produce a number of identical copies of written matter and easy to recognise.

(ii) "Writing" includes typewriting and any mechanical or other process ordinarily used to produce a single document."

[No. F. 4/2/70-CI]

M. K. DEENA DAYALAN,
Director Postal Technical.

(P. & T. Board)*New Delhi, the 13th April 1970*

S.O. 1430.—In pursuance of para (a) of Section III of Rule 434 of Indian Telegraph Rules, 1951, as introduced by S.O. No. 627 dated 8th March, 1960, the Director General, Posts and Telegraphs, hereby specifies the 1st May, 1970 as the date on which the Measure Rate System will be introduced in Kaithal Telephone Exchange, Punjab Circle.

[No. 5/39/70-PHB.]

D. R. BAHL,
Assistant Director General (PHB).

संचार विभाग

(या स-तार बोर्ड)

नई दिल्ली, 13 अप्रैल 1970

स्थायी आदेश क्रमसंख्या 1430.—स्थायी आदेश क्रमसंख्या 627, दिनांक 8 मार्च, 1960 द्वारा लागू किये गए 1951 के भारतीय तार नियमों के नियम 434 के खण्ड III के पैरा (क) के अनुसार डाक-तार महानिदेशक ने केवल टेलेफोन केन्द्र में 1-5-70 से प्रभावित दर प्रणाली लागू करने का निश्चय किया है।

[सं० 5-39/70-पी०एच०बी०]

डी० आर० बहल,
सहायक महानिदेशक (पी० एच० बी०)

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 31st March 1970

S.O. 1431.—In exercise of the powers conferred by section 5(1) of the Cinematograph Act, 1952 and sub-rule (3) of rule 9 read with sub-rule (2) of rule 9 and sub-rule (3) of rule 8 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby re-appoints the following persons after consultation with the Central Board of Film Censors, as a member of the Advisory Panel of the said Board at Bombay with effect from 1st April, 1970 to 30th September, 1970.

1. Prof. T. V. Ramanujam.
2. Prof. G. C. Jhala.
3. Shri Arun Kaul.
4. Prof. Murli Thakur.
5. Shri G. K. Dutia.
6. Shri Lalit Kumar Mulraj Khatau.
7. Smt. Kamala Tilak.
8. Shri Bhogilal Chimanlal Shah.
9. Dr (Smt.) Charusheela Gupte.

[No. F. 11/12/69-F(C)]

सूचना और प्रसारण मंत्रालय

नई दिल्ली, 31 मार्च, 1970

एस० ओ० 1431.—चलचित्र अधिनियम, 1952 की धारा 5 (1) और चलचित्र (सेंसर) नियमावली, 1958 के नियम 9 के उप नियम 2 तथा नियम 8 के उप-नियम (3) के साथ पठित नियम 9 के उपनियम 3 द्वारा दिए गए अधिकारों का प्रयोग करते हुए, केन्द्रीय सरकार ने केन्द्रीय फिल्म सेंसर बोर्ड से परामर्श करके एतद्वारा निम्नलिखित व्यक्तियों को 1 अप्रैल 1970 से 30 सितम्बर, 1970 तक उक्त बोर्ड के बम्बई सलाहकार मण्डल का फिर से सदस्य नियुक्त किया है:—

1. प्रो० टी० बी० रामानुजम
2. प्रो० जी० सी० जाला
3. श्री अरुण कोल
4. प्रो० मुर्ली ठाकुर

5. श्री जी० के० दुतिया
6. श्री ललित कुमार मूलराज खाटो
7. श्रीमति कमला तिलक
8. श्रीभोगी लाल चिमन लाल शाह
9. डा० (श्रीमति) चारुशीला गुप्त

[फाइल संख्या 11/12/69-एफ० सी०]

S.O. 1432.—In exercise of the powers conferred by Section 5(1) of the Cinematograph Act, 1952 and sub-rule (3) of rule 9 read with sub-rule (2) of rule 9 and sub-rule (3) of Rule 8 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby re-appoints the following persons after consultation with the Central Board of Film Censors, as a member of the Advisory Panel of the said Board at Calcutta with effect from 1st April, 1970 to 30th September, 1970:—

1. Smt. Uma Sahanabis.
2. Shri Nirmal Goswami.
3. Shri Sailen Mookerji.
4. Prof. Kajal Sen Gupta.
5. Smt. Abu Sayeed Ayyub.
6. Smt. Shalbya Dutt.
7. Smt. Asha Purna Debi.
8. Smt. Rita Ray.

[No. F.11/9/69-FC.]

ए० ओ० 1432.—चलचित्र अधिनियम, 1952 की धारा 5 (1) और चलचित्र (सेंसर) नियमावली, 1958 के नियम 9 के उप-नियम (2) और नियम 8 के उप-नियम (3) के साथ पिठित नियम 9 के उप-नियम (3) द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए, केन्द्रीय सरकार ने केन्द्रीय फिल्म सेंसर बोर्ड से परामर्श करके निम्नलिखित व्यक्तियों को 1 अप्रैल, 1970 से 30 सितम्बर, 1970 तक उक्त बोर्ड के कलकत्ता सलाहकार मण्डल, का फिर से सदस्य नियुक्त किया है:—

1. श्रीमति ऊमा साहनुबीम
2. श्री निर्मल गोस्वामी
3. श्री सैलन मुकर्जी
4. प्रोफेसर काजल सेन गुप्त
5. श्रीमति अबु सईद अय्यूब
6. श्रीमति शैलया दत्त
7. श्रीमति आशा पूर्णा देवी
8. श्रीमति रीता राय

[फाइल संख्या 11/9/69 एफ० सी०]

S.O. 1433.—In exercise of the powers conferred by sub-section (1) of section 3 of the Cinematograph Act, 1952, read with rule 4 of the Cinematograph (Censorship) Rules, 1958, the Central Government hereby re-appoints the following persons as members of the Central Board of Film Censors with effect from 1st April, 1970 to 30th September, 1970:—

1. Shri B. R. Agarwal.
2. Shri V. R. Mohan.

[No. F. 11/11/69-F(C).]

पि ए० ओ० 1433:—चलचित्र (सेंसर) नियमावली, 1958 के नियम 4 के साथ पठित चलचित्र अधिनियम, 1952 की धारा 3 की उप-धारा (1) द्वारा प्रदत्त अधिकारों का प्रयोग करते हुए, केन्द्रीय सरकार ने एतद्वारा निम्नलिखित व्यक्तियों को 1 अप्रैल, 1970 से 30 सितम्बर, 1970 तक केन्द्रीय फिल्म सेंसर बोर्ड का फिर से सदस्य नियुक्ति किया है :—

1. श्री बी० आर० अग्रवाल
2. श्री बी० आर० मोहन

[फाईल संख्या 11/11/69-एफ(सी)]

New Delhi, the 8th April 1970

S.O. 1434:—In the schedule to this Ministry order S.O. 4672 dated 7th November, 1969 appearing in the Gazette of India, part II, Section 3, sub-section (ii) No. 47 dated 22nd November, 1969 under S. No. 1 under column 4 please read Director of Information, Government of Gujarat, Ahmedabad for the existing name and address of the applicant.

[No. F. 28/1/70-FP.]

VIRENDRA D. VYAS, Dy. Secy.

नई दिल्ली, 8 अप्रैल, 1970

ए० ओ० 1434:—भारत के राजपत्र के भाग 2, खण्ड 3 के उपखण्ड (2) संख्या 47, तारीख 22 नवम्बर, 1969 में प्रकाशित इस मंत्रालय के 7 नवम्बर, 1969 के आदेश एस० ओ० 4672 के परिशिष्ट में क्रम संख्या 1 के सामने कालम 4 में वर्तमान "आवेदनकर्ता का नाम तथा पता" के स्थान पर "सूचना निदेशक", गुजरात सरकार, अहमदाबाद" पढ़ा जाए ।

[फाईल संख्या 28/1/70-एफ० पी० परिशिष्ट 1433.]

वीरेन्द्र देव व्यास, उप सचिव ।

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Agriculture)

New Delhi, the 4th March 1970

S.O. 1435:—The following draft rules further to amend the Ghee Grading and Marking Rules, 1938, which the Central Government proposes to make, in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), is published, as required by the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after 10th May, 1970.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified, will be considered by the Central Government.

1. *Short title and application.*—These rules may be called the Ghee Grading and Marking (Amendment) Rules, 1970.

2. In Schedule I to the Ghee Grading and Marking Rules, 1938, after the existing footnotes, the following footnote shall be added, namely:—

"Antioxidants, namely, Butyl hydroxy anisole (BHA) or Butyl hydroxy toluene (BHT) to the extent of 0.02 per cent by weight may be added."

[No. F. 13-29/69-LA.]

B. R. KAPOOR, Under Secy.

खाद्य, कृषि, सामुदायिक विज्ञान और सहकारिता मंत्रालय

(कृषि विभाग)

नई दिल्ली, 4 मार्च, 1970

क्र० आ० 1435:—पी श्रेणीकरण और चिन्ह नियम, 1938 में और आगे संशोधन करने के लिए निम्नलिखित प्रारूप नियम को जिन्हें केन्द्रीय सरकार, कृषि उत्पाद (श्रेणीकरण और चिन्ह) अधिनियम 1937 (1937 का 1) की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए बनाने की प्रस्थापना करती है, उक्त धारा की अपेक्षानुसार, एतद्वारा प्रभावित होने वाले सभी व्यक्तियों की जानकारी के लिए प्रकाशित किया जाता है और एतद्वारा सूचना दी जाती है कि उक्त प्रारूप पर 10-5-1970 को या उसके पश्चात् विचार किया जाएगा।

उक्त प्रारूप के विषय में किसी भी व्यक्ति से विनिर्दिष्ट तारीख से पहले प्राप्त किन्हीं आक्षेपों या सुझावों पर केन्द्रीय सरकार द्वारा विचार किया जाएगा।

1. संक्षिप्त नाम और लागू होने का:—ये नियम धी श्रेणीकरण और चिन्ह (संशोधन) नियम, 1970 कहे जा सकेंगे।
2. धी श्रेणीकरण और चिन्ह नियम, 1938 की अनुसूची 1 में, विद्यमान पाद टिप्पण के पश्चात्, निम्नलिखित पाद टिप्पण जोड़ा जाएगा, अर्थात्:—

“प्रति आक्सीकरक अर्थात्, ब्यूटिल हाइड्राक्सी एनिसोन (बी० एच० ए०) या ब्यूटिल हाइड्राक्सी टाल्यूईन (बी० एच० टी०) भार के 0.02 प्रतिशत परिमाण तक मिलाया जा सकेगा।”

[सं० एफ० 13-29/69-एल० ए०]

बी० आर० कपूर,

अवर सचिव, भारत सरकार।

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 13th April 1970

S.O. 1436.—In exercise of the powers conferred by section 82-B of the Indian Railways Act 1890 (9 of 1890), read with sub-rule (1) of rule 4 of the Railway Accidents (Compensation) Rules, 1950, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Railways (Railway Board) No. 893-TGIV-58/3 dated the 28th January 1960, namely:—

In the Schedule to the said notification, in Column 2 against the entry “Bihar” in column 1, after the entry 15, the following shall be inserted, namely

“16. District Judge—Saharsa (H. Q. at Saharsa).”

[No. 69-TGII/1026/77/(XI).J

C. S. PARMESWARAN, Secy. Rly.Bd.

रेल मंत्रालय

(रेलवे बोर्ड)

नई दिल्ली, 13 अप्रैल, 1970

एस० नं० 1436 —रेल दुर्घटना (क्षति पूर्ति) नियम 1950 के नियम 4 के उप-नियम (1) के साथ पठित भारतीय रेल अधिनियम 1890 (1890 का 9वां) की धारा 82 ख द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा भारत सरकार रेल मंत्रालय (रेलवे बोर्ड) की 28 जनवरी 1960 की अधिसूचना सं० 893-टी०जी० 4-58/3 में आगे निम्नलिखित संशोधन करती है अर्थात् :—

उपर्युक्त अधिसूचना की अनुसूची के कालम 1 में इंदराज “बिहार” के सामने कालम 2 में इंदराज 15 के बाद निम्नलिखित को अन्तर्विष्ट किया जाये अर्थात्

“16. जिला न्यायाधीश-सहरसा
(मुख्यालय सहरसा में)”

[सं० 69-टी०जी० II/1026/77/XI]

सी० एस० परमेश्वरन, सचिव ।

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

(Department of Labour and Employment)

New Delhi, the 6th April 1970

S.O. 1437.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Calcutta, in the industrial dispute between the employers in relation to the Marine and General Insurance Company Limited, Calcutta and their workman, which was received by the Central Government on the 4th April, 1970.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

REFERENCE No. 98 OF 1969

PARTIES:

Employers in relation to the Marine and General Insurance Company Limited, Calcutta and Sk. Sahabuddin.

PRESENT:

Mr. B. N. Banerjee, Presiding Officer.

APPEARANCES:

On behalf of Employers—Mr. P. S. Bhandari, Manager.

On behalf of Workman—Mr. S. N. Roy Choudhury, General Secretary, Motor Workers Union.

STATE: West Bengal

INDUSTRY: Insurance.

AWARD

By Order No. 40/15/69-LR.I, dated November 7, 1969, the Government of India, in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment), referred the following industrial dispute between the employers in relation to the Marine and General Insurance Company Limited, Calcutta and Sk. Sahabuddin, Driver, to this Tribunal, for adjudication, namely:

“Whether the action of the management of Messrs Marine and General Insurance Company Limited, Calcutta, in terminating the service of its employee Sk. Sahabuddin, Driver, with effect from the 28th April, 1969, is justified; if not, to what relief Sk. Sahabuddin is entitled?”

2. There was a written statement filed on behalf of the workman but no written statement was filed on behalf of the management. I am not however concerned with the merits of the dispute because the parties have settled the dispute between themselves and have filed a petition of settlement in token thereof. Now, that the parties have settled their dispute, I make an award in terms of the settlement. Let the petition of settlement form part of this award.

Dated, April 1, 1970.

(Sd.) B. N. BANERJEE, Presiding Officer.

BEFORE SHRI B. N. BANERJEE, PRESIDING OFFICER
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL,
CALCUTTA

In the matter of an Industrial Dispute

BETWEEN

M/s. Marine & General Insurance Co., Ltd., 'EAGLE HOUSE', 4, Government Place North, Calcutta-1.

AND

Their workman S. K. Shahabuddin 6, Narulla Doctor Lane, Calcutta-17.

AND

In the matter of reference No. 98 of 1969.

The humble petitions of both the parties above named:

Most respectfully SHEWETH:

(1) That your Honour was kind enough to fix us 1st April, 1970 for hearing in regard to the above matter.

(2) That the parties above named have amicably settled the matter in the above reference.

(3) That the terms and conditions of the settlement on the basis of which the parties have agreed to compromise are detailed in the Annexure 'A' of this Agreement.

In the circumstances, it is prayed that your Honour would be graciously pleased to accept the terms and conditions as detailed in the Annexure 'A' of this Agreement and accordingly pass an award as your Honour may deem it fit and proper.

And for this act of kindness, the petitioner as in duty bound, shall ever pray.
Dated Calcutta 1st April, 1970.

ANNEXURE 'A'

Terms of Settlement

(A) It is agreed by and between the parties, that the Company will reinstate S. K. Shahabuddin in the former post as Driver from the date of signing of this Agreement.

(B) It is agreed by and between the parties that S.K. Shahabuddin will be paid by the Company 75 per cent of his monthly wages for his idle period with effect from 5th May, 1969 till the date of reinstatement with the Company.

(C) It is agreed by and between the parties that Sk. Shahabuddin will be paid bonus for the financial year ending 31st December, 1969.

(D) It is agreed by and between the parties that Sk. Shahabuddin will be paid his arrear wages for the period 1st March, 1969 to 13th March, 1969.

(E) It is agreed by and between the parties that SK. Shahabuddin will be allowed to enjoy his privilege leave, if thereby any, due to him.

(F) It is agreed by and between the parties, that the payments as mentioned in Clause B, C & D of this agreement will be made by the Company to Sk. Shahabuddin within the period of 10 days from the date of reinstatement to the Company's service.

This settles the dispute fully and finally.

Signature for the Workman.

(S. N. ROYCHOUDHURY).

Dated 1st April, 1970.

Sk. SAHABUDDIN.

1st April, 1970.

(Concerned Workman).

Witness:

Signature for the Company.

Marine & General Insurance Co., Ltd.

P. S. BHANDARI, Manager.

Dated 1st April, 1970.

[No. F. 40/15/69-L.R.I.]

New Delhi, the 14th April 1970

S.O. 1438.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Nagpur in the industrial dispute between the employers in relation to the Canara Bank Limited and their workmen, which was received by the Central Government on the 6th April, 1970.

THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT NAGPUR

REFERENCE (CGT) No. 1 of 1970

PRESENT:

Shri G. V. Deo, B.A., LL.B., Presiding Officer.

PARTIES:

Canara Bank Ltd. Bangalore—Employer—First Party.

Vrs.

Their Employees represented by—

(1) Canara Bank Workers Union, Near Jathar Bulldag, New Datta Mandir Road, Itwari Nagpur.

(2) Canara Bank Employees Union, Office at 233, Angappa Naick Street, Madras-1.

Employees—Second Party.

APPEARANCES:

For Employer—First Party Shri S. S. Bhandarkar, Manager Canara Bank Ltd., Itwari, Nagpur.

For Employees—Second Party Shri Puranik President Canara Bank Workers Union, Nagpur.

Non appears for Canara Bank Employees Union, Madras.

STATE: Maharashtra

INDUSTRY: Banking.

Nagpur dated the 30th March, 1970

AWARD

This is a reference under section 10(1)(d) of the Industrial Disputes Act, 1947 for adjudication of the following dispute between Canara Bank Ltd. And Their Workmen.

“Whether Shri G. S. Gokaran has wrongly been superseded by M/s G. N. Rai, P. Subhaschandra Pal, M. Raghunath Prabhu and V. S. Dhabolkar for promotion to the post of Assistant Accountant and if so, to what relief he is entitled?”

2. At the outset an Industrial Tribunal at Bangalore was constituted for adjudicating the dispute between the parties. The employees were then being

represented by the Canara Bank Workers Union (Registered), Near Jathar Building, New Datta Mandir, Itwari, Nagpur. As per order dated the 14th March 1967 passed by the Tribunal Canara Bank Employees Union was allowed to be impleaded as a party to this dispute. While the reference was still pending before the Tribunal at Bangalore the Central Government passed an order dated the 17th December, 1969 transferring the dispute to this Tribunal for adjudication. The parties were accordingly noticed to appear before this Tribunal for further hearings.

3. On 24th March, 1970 the Canara Bank Workers Union (Regd.) Nagpur filed a pursis that the employee whose grievance was the subject matter of this reference had resigned from service and consequently the Union was not interested in prosecuting the reference. The other Union i.e. the Canara Bank Employees Union though served did not care to put in any appearance and contest the reference. It appears that the employee concerned having resigned neither of the two Unions is interested in prosecuting the reference. As the dispute between the parties no longer exists the reference shall stand disposed of.

NAGPUR,
Dated, the 30th March, 1970.

Sd./- G. V. Dgo,
Presiding Officer.
[No. 51(13)/66-LRIV-III.]

ORDERS

New Delhi, the 10th April 1970

S.O. 1439.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Bank of Baroda and their workmen in respect of the matter specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal (No. 1) Dhanbad constituted under section 7A of the said Act.

SCHEDULE

Whether the demand of the Bihar State Bank of Baroda Employees' Association for re-categorisation of Shri Tejbal Singh of Dhanbad Branch of the Bank as Head Cashier—'E' in terms of the Bipartite Settlement arrived at between Bank Managements and their workmen on the 19th October, 1966 is justified? If so, to what relief is he entitled?

[No. 23/119/69/LRIII.]

New Delhi, the 14th April 1970

S.O. 1440.—Whereas an industrial dispute exists between the employers in relation to the Punjab National Bank, New Delhi and their workmen represented by the U.P. Bank Employees Union, Modinagar;

And, whereas the said employers and workmen have, under sub-section (1) of Section 10A of the Industrial Disputes Act, 1947 (14 of 1947), agreed to refer the dispute to arbitration by arbitration agreement and have forwarded to the Central Government under sub-section (3) of section 10A of the said Act a copy of the said arbitration agreement.

Now, therefore, in pursuance of sub-section (3) of section 10A of the said Act, the Central Government hereby publishes the said arbitration agreement which was received by it on the 8th April, 1970.

Arbitration Agreement

(Under Section 10A of the Industrial Disputes Act 1947).

Name of the parties:—

1. *Representing employers*—Shri H. C. Jain, Staff Officer, Punjab National Bank, H.O. Parliament Street, New Delhi.
2. *Representing workmen*—Mr. J. S. Shishodia, Secretary. Mr. P. C. Bansal, Member Executive Committee, U.P. Bank Employees Union, Modinagar.

It is hereby agreed between the parties to refer the following industrial dispute to the arbitration of Shri O. P. Gupta, Assistant Labour Commissioner (Central), Shram Shakti Bhavan, Rafi Marg, New Delhi (consent of the arbitrator taken on phone).

- (i) "Whether the management of Punjab National Bank, New Delhi is justified in terminating the services of Shri Nand Kishore Balmiki, w.e.f. 27th October, 1969. If not to what relief is the workman entitled?"
- (ii) 1. Punjab National Bank, 5, Parliament Street, New Delhi.
2. U.P. Bank Employees Union, Modinagar.
- (iii) U.P. Bank Employees Union, Modinagar.
- (iv) 34.
- (v) 1.

The arbitrator shall give his award within the period of three months of the publication of this agreement in the Gazette.

Representing Employers.

Sd./- H. C. JAIN,
Staff Officer,

P.N.B., New Delhi.

Representing Worker:

Sd./- J. S. SHISHODIA,

Secretary.

Witnesses:—

1. Sd./- LEKH RAM,
LDC to LEO(C), Delhi-1.
2. Sd./- JAMOS TOPPO,
LDC to A.L.C.

Sd./- P. C. BANSAL,

Executive Member,

U. P. Bank Employees
Union, Modinagar.

In the presence of

Sd./- K. K. SHARMA,

Assistant Labour Commissioner(C), Delhi-3.

[No. 23/14/70/LR-III.]

S. S. SAHASRANAMAN, Under Secy.

(Department of Labour and Employment)

New Delhi, the 7th April, 1970

S.O. 1441.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government having regard to the location of the factories, specified in column (4) of the Schedule hereto annexed in areas, specified in column (3) of the said Schedule in the State of Mysore in which the provisions of Chapters IV and V of the said Act are in force, hereby exempts the said factories from the payment of employer's special contribution leviable under Chapter VA of the said Act for a period of one year from the date of publication of this notification in the Official Gazette or until the enforcement of provisions of Chapter V of the said Act in those areas, whichever is earlier.

SCHEDULE

Sl. No.	Name of District	Name of Area	Name of Factories
(1)	(2)	(3)	(4)
1	Bangalore	Madivala village Konanakunte village	M/s. NITCO Construction Materials (P) Ltd. M/s. Balaji Flourings Konanakunte village.

(1)	(2)	(3)	(4)
2	Belgaum	Kamakarthatti	M/s. Bharath Spunpipe Co.
3	Coorg	Kushalnagar	The Fruit Vegetable co-operative Processing Co. Ltd.
4	Kolar	Malur	M/s. Srinivasa Tile Works.
5	South Kanara	Manipal	M/s. Alloy Foundry, Tile Factory, Shivalli village.
		Udipi	Western Roadways Garage Volakad.

[File No. 602(12)/70-HI]

S.O. 1442.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories specified in column (4) of the Schedule hereto annexed in areas specified in column (3) of the said Schedule in the State of Uttar Pradesh in which the provisions of Chapters IV and V of the said Act are in force, hereby exempts the said factories from the payment of employer's special contribution leviable under Chapter VA of the said Act for a period of one year from the date of publication of this notification in the Official Gazette or until the enforcement of provisions of Chapter V of the said Act in those areas, whichever is earlier.

SCHEDULE

Sl. No.	Name of District	Name of Area	Name of the factory
(1)	(2)	(3)	(4)
1	Mathura	Vindraban Udyog-nagar	1. M/s. Sindia Ceramic and Synthetic Industries. 2. M/s. Raman Engineering Industries.

[File No. 602(14)/70-HI].

S.O. 1443.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government having regard to the location of the factories, specified in column (4) of the Schedule hereto annexed, in areas, specified in column (3) of the said Schedule in the State of Orissa in which the provisions of Chapters IV and V of the Act are in force, hereby exempts the said factories from the payment of employer's special contribution leviable under Chapter VA of the said Act for a period of one year from the date of publication of this notification in the Official Gazette or until the enforcement of provisions of Chapter V of the said Act in those areas, whichever is earlier.

SCHEDULE

Sl. No.	Name of District	Name of Area	Name of the factory
(1)	(2)	(3)	(4)
1	Balesore	Balesore	Orissa Plastic.
2	Koraput	Dumariput Mathili	Nu Bilt Furniture Company. Saw Mill Orissa Forest Corporation Limited.

[File No. 602(15)/70-HI]

New Delhi, the 8th April 1970

S.O. 1444.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government having regard to the location of the factories, specified in column (4) of the Schedule hereto annexed in areas specified in column (3) of the said Schedule in the State of Tamil Nadu in which the provisions of Chapters IV and V of the said Act are in force, hereby exempts the said factories from the payment of employer's special contribution leviable under Chapter VA of the said Act for a period of one year from the date of publication of this notification in the Official Gazette or until the enforcement of provisions of Chapter V of the said Act in those areas, whichever is earlier.

SCHEDULE

Serial No.	Name of District	Name of Area	Name of Factory
(1)	(2)	(3)	(4)
1	Chingleput . . .	Kancheepuram	General Purposes Engineering Workshop, Sirukaveripakkam.
2	North Arcot . . .	Ambur	1. M/s. Nazir Basheer & Company, Tannery. 2. M/s. M. M. Khalifullah & Co. Tannery.
3	Salem . . .	Alavaipatti Village	M/s. Sri Murugan Sago Factory.

[No. F.602(11)70-HI.]

S.O. 1445.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Kashinath Paul, Village Debra, P.O. Debra-bazar, District Midnapore, West Bengal have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the thirtieth day of November, 1968.

[No. 8/4/70/PF-II(1).]

श्रम, रोजगार और पुनर्वास मंत्रालय

(श्रम और रोजगार विभाग)

नई दिल्ली, 8 अप्रैल, 1970

का० प्रा० 1445.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स काशी नाथ पाल, ग्राम डेबरा, पो० प्रा० डेबरा बाजार जिला मिदनापुर पश्चिमी बंगाल नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिसूचना 1968 के नवम्बर के तीसरे दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/4/70 म० नि० II(i)]

S.O. 1446.—In exercise of the powers conferred by first proviso to section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, after making necessary enquiry into the matter, hereby specifies that, with effect from the 3rd November, 1968 section 6 of the said Act shall in its application to Messrs Kashinath Paul, village Debra, P.O. Debra-bazar, District Midnapore, West Bengal be subject to the modification that for the words "six and a quarter per cent", the words "eight per cent" were substituted.

[No. 8/4/79-PF II(ii).]

क्र० आ० 1446.—कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) की धारा 6 के प्रथम परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इस विषय में आवश्यक जाँच कर लेने के पश्चात् एतद्वारा यह विनिर्दिष्ट करती है कि उक्त अधिनियम की धारा 6 तीस नवम्बर 1968 से मैसर्स काशीनाथ पाल ग्राम डेबरा पी० ओ० डेबरा बाजार, जिला मिदनापुर पश्चिमी बंगाल को लागू होने के सम्बन्ध में इस उपांतरण के अध्वधीन होगी कि "सवा छह प्रतिशत" शब्दों के स्थान पर "आठ प्रतिशत" शब्द प्रतिस्थापित किए जाएँ।

[सं० 8/4/70/पी० एफ० II(ii)]

S.O. 1447.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Transworld Cashew Traders, Post Box No. 58, Vadakkevila, Quilon-10, Kerala State have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall come into force on the 31st March, 1970.

[No. 8/39/70/PF.II.]

क्र० आ० 1447.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स ट्रान्सवर्ल्ड केश्यू ट्रेडर्स, पोस्ट बॉक्स सं० 58 वडक्केविला क्विलियन-10, केरल राज्य नामक स्थापन से सम्बद्ध नियोजक श्रीर कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थान को लागू किए जाने चाहिएं;

अतः अब उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिसूचना इकतीस मार्च, 1970 को प्रवृत्त होगी।

[सं० 8/39/70/भ० नि० 2]

S.O. 1448.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Sharda Talkies, New Jubilee Baug, Baroda, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall come into force on the 30th day of September, 1969.

[No. 8/82/68-PF.II.]

क्र० आ० 1448.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स शारदा टाकीज न्यू जुबली बाग बड़ोदा नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिये;

अतः अब उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिमूचना 1969 को सितम्बर के तीसवें दिन को प्रवृत्त होगी।

[सं० 8/82/68/भ० नि० II]

S.O. 1449.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as The Rajshree Talkies, Bhimnath Road, Sayaji Ganj, Baroda, Gujarat, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the thirtieth day of September, 1968.

[No. 8/44/69/PF.II.]

क्र० आ० 1449.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि राजश्री टाकीज भीमनाथ रोड, सायाजी गंज, बड़ोदा गुजरात नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए।

अतः अब उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिमूचना 1968 के सितम्बर के तीसवें दिन को प्रवृत्त समझी जाएगी।

[सं० 8/44/69/भ० नि० II]

S.O. 1450.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as The Apsara Cinema, Pratapnagar Road, Baroda, Gujarat have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the thirtieth day of September, 1968.

[No. 8/45/69-PF.II.]

क्र० आ० 1450.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि अप्सरा सिनेमा, प्रताप नगर रोड, बड़ोदा गुजरात नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए :

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिवृत्तना 1968 के सितम्बर के तीसरे दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/45/69-भ० नि० II]

S.O. 1451.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Pestokem Industries Private Limited, 40/3, Shankar Vihar, 17th Road, Chambur, Bombay-71, Maharashtra, State have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the first day of September, 1968.

[No. 8/57/69-PF.II(i).]

का० आ० 1451.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स पेस्तोकेम इण्डस्ट्रीज प्राइवेट लिमिटेड 40/3, शंकर विहार 17वीं रोड, चम्बूर, मुम्बई-71 महाराष्ट्र राज्य नामक स्थापन में सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः अब उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिवृत्तना 1968 के सितम्बर के प्रथम दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/57/69-भ० नि० II(i)]

S.O. 1452.—In exercise of the powers conferred by first proviso to section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, after making necessary enquiry into the matter, hereby specifies that, with effect from the 1st September, 1968 section 6 of the said Act shall in its application to M/s. Pestokem Industries Private Limited 40/3, Shankar Vihar, 17th Road, Chambur, Bombay-71, Maharashtra State be subject to the modification that for the words "six and a quarter per cent", the words "eight per cent" were substituted.

[No. 8/57/69-PF.II(ii).]

का० आ० 1452.—कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) की धारा 6 के प्रथम परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इस विषय में आवश्यक जांच कर लेने के पश्चात् एतद्वारा यह विनिर्दिष्ट करती है कि उक्त अधिनियम की धारा 6 प्रथम सितम्बर, 1968 से मैसर्स पेस्तोकेम इण्डस्ट्रीज प्राइवेट लिमिटेड, 40/3 शंकर विहार, 17वीं रोड चम्बूर, मुम्बई-71 महाराष्ट्र राज्य को लागू होने के सम्बन्ध में इस उपांतरण के अध्याधीन होगी कि "सवा छह प्रतिशत" शब्दों के स्थान पर "आठ प्रतिशत" शब्द प्रतिस्थापित किए जायें।

[सं० 8/57/69-पी०एफ० II(ii)]

S.O. 1453.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Heartone Agencies, Prabhadevi Industrial Estate, Cadell Road, Bombay-25 including its branch at 13/2, Sivagnanam Road, Pandy Bazar T. Nagar, Madras-17 have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the thirty first day of March, 1969.

[No. 8/132/69-PF.II.]

क्र० प्रा० 1453.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स हियर्टोन एजेन्सीज, प्रभादेवी इण्डस्ट्रियल एस्टेट, केडल रोड, मुम्बई-25 जिसमें 13/2 सिवा ग्नानम रोड, पोंडी बाजार, टी० नगर, मद्रास-17 पर इसकी शाखा सम्मिलित है नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए ;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है ।

यह अधिसूचना 1969 के मार्च के इकत्तीसवें दिन को प्रवृत्त हुई है ।

[सं० 8/132/69-भ०नि० II]

S.O. 1454.—Whereas it appears to the Central Government that the employer and the majority of employees in relation to the establishment known as Messrs Rocklite Fibre Glass Industries, C-8, Wagle Industrial Estate, Thana, Maharashtra, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the first day of January, 1969.

[No. 8/160/69/PF-II.]

क्र० प्रा० 1454.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स राकलाइट फाइबर ग्लास इंडस्ट्रीज, सी-8, वाग्ले इंडस्ट्रियल एस्टेट, थाना, महाराष्ट्र, नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए ;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है ।

यह अधिसूचना 1969 का जनवरी के प्रथम दिन को प्रवृत्त हुई समझी जाएगी ।

[सं० 8/160/69-भ०नि० II]

S.O. 1453.—Whereas it appears to the Central Government that the employer and the majority of employees in relation to the establishment known as Messrs Victor Apparel Private Limited, 142-C, Delisle Road, Bombay-14 have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by Sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the first day of January, 1969.

[No. 8/162/69/PF.II.]

प्रा० आ० 1455.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स विकटर एपरेल प्राइवेट लिमिटेड, 142-सी डेलिजली रोड, मुम्बई-13, नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिसूचना 1969 की जनवरी के प्रथम दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/62/69/भ० नि० 11]

S.O. 1456.—Whereas it appears to the Central Government that the employer and the majority of employees in relation to the establishment known as Messrs Khas Kenda Transport Agency, 135, Biplabi Rash Behari Basu Road, (1st floor), Calcutta-1, including its branch at Lower Kenda Colliery, P.O. Kajoragram, District Burdwan have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by Sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall come into force on the thirty first day of March, 1970.

[No. 8/165/69/PF.II.]

प्रा० आ० 1456.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स खास कैण्डा ट्रान्सपोर्ट एजेंसी, 135, बिप्लाबी रास बिहारी बसु रोड, प्रथम मंजिल, कलकत्ता-1 जिसमें लोअर कैण्डा कोलरी पो० आ० कजोरग्राम जिला बर्दवान पर इसकी शाखा सम्मिलित है नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिसूचना 1970 मार्च के इक्कीसवें दिन को प्रवृत्त होगी।

[सं० 8/165/69/भ० नि० 11.]

S.O. 1457.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Chhaya Talkies, 860, Bhawani Peth, Poona-2, Maharashtra have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by Sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the thirty-first day of December, 1968.

[No. 8/86/69-P.F. II.]

का० प्रा० 1457.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स छाया टाकीज, 860, भवानी पेथ, पूना-2, महाराष्ट्र नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिसूचना 1968 के दिसम्बर के इकत्तीसवें दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/86/69-भ० नि० II]

S.O. 1458.—Whereas it appears to the Central Government that the employer and the majority of employees in relation to the establishment known as Messrs Shree Talkies, Achalpur, District Amravati, Maharashtra have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by Sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the first day of October, 1969.

[No. 8/163/69/P.F. II.]

का० प्रा० 1458.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स श्री टाकीज अचलपुर, जिला अमरावती, महाराष्ट्र नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम, 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः, अब, उक्त अधिनियम की धारा 1 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थापन को एतद्वारा लागू करती है।

यह अधिसूचना 1969 के अक्टूबर के प्रथम दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/163/69/भ० नि० II]

S.O. 1459.—Whereas it appears to the Central Government that the employer and the majority of the employees in relation to the establishment known as Messrs Tara Binding Stores, 105, Baitakkhana Road, Calcutta-9 have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952), should be made applicable to the said establishment;

Now, therefore, in exercise of the powers conferred by Sub-section (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the said establishment.

This notification shall be deemed to have come into force on the thirty-first day of July, 1969.

[No. 8/168/69-P.F. II(I).]

का० प्रा० 1459.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि मैसर्स तारा बाइंडिंग स्टोर्स, 105, बैठाकखाना रोड, कलकत्ता-9 नामक स्थापन से सम्बद्ध नियोजक और कर्मचारियों की बहुसंख्या इस बात पर सहमत हो गई है कि कर्मचारी भविष्य निधि अधिनियम 1952 (1952 का 19) के उपबन्ध उक्त स्थापन को लागू किए जाने चाहिए;

अतः, अब, उक्त अधिनियम की धारा 1 को उधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम के उपबन्ध उक्त स्थान को एवम् द्वारा लागू करती है।

यह अधिवृत्तना 1969 की जुलाई के द्वासीसवें दिन को प्रवृत्त हुई समझी जाएगी।

[सं० 8/168/69-भ० नि० II(1)]

S.O. 1460.—In exercise of the powers conferred by first proviso to section 6 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government, after making necessary enquiry into the matter, hereby specifies that, with effect from the 31st July, 1969 section 6 of the said Act shall in its application to Messrs Tara Binding Stores, 105, Baitakkhana Road, Calcutta-9 be subject to the modification that for the words "six and a quarter per cent", the words "eight per cent" were substituted.

[No. 8/168/69-P.F. II(1).]

क्र० अ० 1460.—कर्मचारों भविष्य निधि अधिनियम, 1952 (1952 का 19) की धारा 6 के प्रथम परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इस विषय में आवश्यक जांच कर लेने के पश्चात् एतद्द्वारा यह विनिर्दिष्ट करती है कि उक्त अधिनियम की धारा 6 द्वासीस जुलाई, 1969 से मैसर्स तारा बाइंडिंग स्टोर्स, 105, बैटकखाना रोड, कलकत्ता-9 को लागू होने के सम्बन्ध में इस उपांतरण के अध्याधीन होगी कि "सवा छह प्रतिशत" शब्दों के स्थान पर "आठ प्रतिशत" शब्द प्रतिस्थापित किए जायें।

[सं० 8/168/69-पी० एफ० II(1)]

New Delhi, the 9th April 1970

S.O. 1461.—In exercise of the powers conferred by section 73 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government, having regard to the location of the factories specified in column (4) of the Schedule hereto annexed in areas specified in column (3) of the said Schedule in the State of Rajasthan in which the provisions of Chapters IV and V of the said Act are in force, hereby exempts the said factories from the payment of employers' special contribution leviable under Chapter VA of the said Act for a period of one year from the date of publication of this notification in the Official Gazette or until the enforcement of provisions of Chapter V of the said Act in those areas, whichever is earlier.

SCHEDULE

Sl. No.	Name of District	Name of Area	Name of the factory
(1)	(2)	(3)	(4)
1	Bikaner	Bhichhwal	M/s. State Woollen Mills.
2	Chittorgarh	Rawat-Bhata	Rama Pratap Sagar Dam, Hydel Power Station.
3	Dausa	Dausa	Rajasthan State Electricity Board (Distributor sub-Division).

[File No. 602(13)70-HI.]

New Delhi, the 10th April 1970

S.O. 1462.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 29th day of March, 1970 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into

* force) and Chapters V and VI (except sub-section (1) of section 78 and sections 77, 78, 79 and 81 which have already been brought into force) of the said Act shall come into force in the following area in the State of Kerala, namely:—

"The areas within the revenue village of Kothakulangara South (excepting the area known as Angamaly) in Alwaye Taluk in the Ernakulam District."

[File No. 13/14/69-HI.]

DALJIT SINGH, Under Secy.

(Department of Labour and Employment)

New Delhi, the 10th April 1970

S.O. 1463.—In exercise of the powers conferred by section 8 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947) read with sub-clause (xi) of clause (a) of sub-rule (1) of rule 3 of the Coal Mines Labour Welfare Fund Rules, 1949, the Central Government hereby appoints Shri N. K. Kapoor as a member of the Advisory Committee *vice* Maj. Genl. D. Prem Chand, and makes the following further amendment in the notification of the Government of India in the Ministry of Labour Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 1118 dated the 21st March, 1968, namely:—

In the said notification, against serial No. 12, for the entry "Maj. Gen. (Retired) D. Prem Chand", the following entry shall be substituted, namely:—

"Shri N. K. Kapoor".

[No. 3/3/69-M-II.]

C. R. NAIR, Under Secy.

(श्रम और रोजगार विभाग)

नई दिल्ली, 10 अप्रैल, 1970

एस० नं० 1463.—कोयला खान श्रमिक कल्याण निधि नियम, 1949 के नियम 3 के उपनिधम (1) के खण्ड (क) के उपखण्ड (XI) के साथ पठित कोयला खान श्रमिक कल्याण निधि अधिनियम, 1947 (1947 का 32) की धारा 8 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ए.ड. द्वारा श्री एन० के० कपूर को मेजर जनरल डी० प्रेमचन्द के स्थान पर, सलाहकार समिति के सदस्य के रूप में नियुक्त करती है और भारत सरकार के श्रम, रोजगार और पुनर्वास मंत्रालय (श्रम और रोजगार विभाग) की अधिसूचना सं० का० आ० 1118 तारीख 21 मार्च, 1968 में और आगे निम्नलिखित संशोधन करती है, अर्थात्:—

उक्त अधिसूचना में, क्रम सं० 12 के सामने "मेजर जनरल (सेवा निवृत्त) डी० प्रेमचन्द" प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि प्रतिस्थापित की जाएगी, अर्थात्:—

"श्री एन० के० कपूर"

[सं० 3/3/69-एम-II.]

सी० आर० नायर, अधर सचिव ।

(Department of Labour and Employment)

New Delhi, the 13th April 1970

S.O. 1464.—In exercise of the powers conferred by sub-section (1) and (3) of section 3A of the Dock Workers (Regulation of Employment) Act, 1948 (9 of 1948), the Central Government hereby appoints Shri Janaki Mookerjee as a member of the

Calcutta Dock Labour Board *vice* Shri Pranab Kumar Ganguly, expired, and makes the following amendment in the notification of the Government of India in the Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 1322 dated the 7th April, 1967, namely:—

In the said notification, under the heading "Members representing the dock workers", in item (5), for entry "Shri Pranab Kumar Ganguly", the entry "Shri Janaki Mookherjee" shall be substituted.

[No. 53/23/67-FAC.II.]

ORDER

New Delhi, the 9th April 1970

S.O. 1465.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to M/s. The Merchant Steem Navigation Co. Pvt. Ltd., Bombay and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas, the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal No. 1 Bombay, constituted under section 7A of the said Act.

SCHEDULE

"Whether the action of the management of M/s The Merchant Steam Navigation Co. Ltd., Bombay-9 in having issued notices dated the 15th January, 1970 to their dock employees, whose names are given below, dispensing with their services under Section 25FFF of the Industrial Disputes Act, 1947 with immediate effect offering them compensation amounting to 3 months average basic pay plus D.A. justified? If not to what relief the workmen are entitled?"

The Merchant Steam Navigation Co. Pvt. Ltd.

1. A. Ebrahim	Asstt. Dock Supervisor.
2. S. G. Wadekar	Asstt. Dock Supervisor.
3. M. Moosa	Delivery Clerk.
4. S. K. Mungekar	Delivery Clerk.
5. K. Ismail	Delivery Clerk.
6. P. S. Mayekar	Table Clerk.
7. F. Rehman	Table Clerk.
8. B. R. Malwankar	Table Clerk.
9. M. A. Haque	Dock Clerk.
10. C. N. Panchal	Dock Clerk.
11. G. Laxman	Dock Clerk.
12. A. M. Maida	Dock Clerk.
13. H. Hassam	Tally Clerk.
14. A. N. Patel	Tally Clerk.
15. B. R. Chaudhari	Table Clerk.

Shivnar & Palewalla

1. V. G. Kode	Mccadam.
2. P. J. Kunde	Shivnar
3. H. H. Gujrati	Do.
4. B. B. Salgaonkar	Do.
5. L. R. Kaharekar	Do.
6. K. H. Gujrati	Do.
7. W. P. Kunde	Do.
8. Mohd. Ibrahim	Do.
9. B. L. Dhoke	Do.
10. R. G. Tondwalkar	Do.
11. M. B. Narkar	Do.
12. Smt. P. J. Pawaskar	Pallawali

[No. 73/4/70-P&D.]

C. RAMDAS, Dy. Secy.

(Department of Labour and Employment)

New Delhi, the 13th April 1970

S.O. 1466.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, (No. 2) Dhanbad, in the industrial dispute between the employers in relation to the management of Balihari Colliery of Messrs Balihari Colliery Company (Private) Limited, Post Office Kusunda, District Dhanbad and their workmen, which was received by the Central Government on the 3rd April, 1970.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (No. 2) AT DHANBAD

PRESENT:

Shri Nandagiri Vankata Rao, Presiding Officer.

REFERENCE No. 5 OF 1969

In the matter of an industrial dispute under Section 10 (1) (d) of the Industrial Disputes Act, 1947.

PARTIES:

Employers in relation to the Balihari Colliery of Messrs Balihari Colliery Company (Private) Limited, Post office Kusunda, District Dhanbad and Messrs Industrial Supplies (Private) Limited, Raising Contractors of the said Balihari Colliery,

AND

Their workmen.

APPEARANCES:

On behalf of the employers.—Shri S. S. Mukherjee, Executive Committee Member, Indian Colliery Owners' Association.

On behalf of the workmen.—Shri T. P. Chowdhury, Advocate.

STATE: Bihar.

INDUSTRY: Coal.

Dhanbad, 30th March, 1970/9th Chaitra, 1892 Saka.

AWARD

The Central Government, being of opinion that an industrial dispute exists between the employers in relation to the Balihari Colliery of Messrs Balihari Colliery Company (Private) Limited, Post office Kusunda, District Dhanbad and Messrs Industrial Supplies (Private) Limited, Raising Contractors of the said Balihari Colliery and their workmen, by its order No. 2/152/68-LRII dated 5th February 1969 referred to this Tribunal under Section 10(1)(d) of the Industrial Disputes Act, 1947 for adjudication the dispute in respect of the matters specified in the schedule annexed thereto. The schedule is extracted below:

SCHEDULE

"Whether the action of the management of Balihari Colliery of Messrs Balihari Colliery Company (Private) Limited, Post office Kusunda, District Dhanbad and Messrs Industrial Supplies (Private) Limited, raising contractors of the said Balihari Colliery Company (Private) Limited, in refusing employment to Shri Dhirpal Ram, Night Guard, with effect from the 26th July 1967 was justified? If not, to what relief is the workman entitled?"

2. Workmen as well as the employers filed their statement of demands.

3. Shri Dhirpal Ram (hereinafter referred to as the affected workman) is a night guard in Balihari colliery of M/s Balihari Colliery Company (Private) Limited of which M/s Industrial Supplies (Private) Ltd., are raising contractors. By a letter dated 19th May 1967 the management requested the affected workman to appear for medical examination for his physical fitness by the Board constituted for the purpose at the company's cost on 24th May 1967 in the colliery dispensary building. At the same time the affected workman was informed that if he failed to appear for the said medical examination he shall not be allowed to resume duty till he gets himself medically examined by the Board. The affected workman received the letter and replied to it on 24th May 1967 stating that he was not bound to

appear for the medical examination under any law, regulation or rules or under any provision of the standing orders and that he was being asked to appear for the medical examination with a view to do away with his services because he was attached to Hindusthan Khan Mazdoor Sangh and he had refused to join the pocket union of the company. The employers issued a charge-sheet alleging wilful insubordination and disobedience of the lawful and reasonable order of the superior. The affected workman submitted his explanation taking the same plea that he was not bound to appear for the medical examination and by disobeying the direction he had not committed any misconduct. A date was fixed for the enquiry but the matter was not pursued further and no enquiry was held. The affected workman was stopped from work with effect from 26th July 1967. These facts are not in dispute. In the statement filed on behalf of the workmen the same plea is reiterated and further stated that although he was not required under any law or rules but by way of abundant caution the affected workman went to the colliery dispensary building but there was no medical board or any doctor to examine him that he got himself medically examined by a Civil Assistant Surgeon, Dhanbad, obtained a fitness certificate from him and produced the original certificate before the colliery manager on 6th June 1967 retaining a copy of the same with him and that stopping of his work was unwarranted and illegal. The employers filed their written statement stating that when the affected workman appeared to be old and infirm they were justified in asking him to appear before the medical board at the company's cost, that he was given time till 24th May 1967 to appear before the Board and also informing him categorically that in default he would not be permitted to resume duty and that as he did not comply with the direction within the time prescribed he was stopped from work. It was denied that the affected workman had produced any medical certificate from the Civil Assistant Surgeon, Dhanbad before the colliery manager or that he was victimised for any trade union activity. The workmen were represented by Shri T. P. Chowdhury, Advocate and the employers by Shri S. S. Mukherjee, Executive Committee Member, Indian Colliery Owners' Association. On admission by the employers Exts. W.1 to W.6 for the workman and on admission by the workmen Exts. M1 to M8 for the employer were marked. On behalf of the workmen 2 witness were examined and Exts. W.7 and W.8 were marked. On behalf of the employers one witness was examined.

4. Though the management has pleaded that the affected workman was stopped from work with effect from 24th May, 1967 the plea is irrelevant as the Reference asks for finding if stoppage of work of the affected workman with effect from 26th July, 1967 was justified. Whether he was stopped from an earlier date or not, it is an admitted fact that he was stopped from work with effect from 26th July, 1967. The only question is whether this act on the part of the employers was justified. It is to be remembered that the services of the affected workman are not terminated but he is only stopped from work. In this view the employers not proceeding with the chargesheet and conducting the domestic enquiry is not important. The contention of the employers is that as the affected workman appeared old and infirm they were justified in directing him to appear before the medical board to see if he was in fact fit to discharge his duties. It is true that there is no provision in the standing orders or any other provision of law enabling the employers to compel their employees to appear before a medical board. The standing orders are not exhaustive. It is a natural condition of employment that the employee should be in a fit condition to discharge his duties and if he becomes infirm owing to old age or any other reason the employee cannot expect the employer to allow him to discharge his duties in whatever manner he likes and pay him his salary or wages as long as he does not relinquish the service at his own pleasure. If, inspite of the employers feeling that the employee is not in a fit condition to discharge his duties, they cannot direct him to appear for a medical examination in order to ascertain if he is fit for duties, the position likely to arise is an impossible one. Shri T. P. Chowdhury, the learned Advocate for the workmen has argued at length that there was no proof that the affected workman was old or infirm before the employers directed him to appear before the medical board. To accept the argument is to put the cart before the horse. If the employers had proof that the affected workman was old and infirm, there could be no meaning in their asking him to appear before the medical board. Because the employers had only suspicion that the affected workman was old and infirm they directed him to appear before the medical board to confirm or dispel their suspicion. It is to be noted that the affected workman was to appear before the medical board at the company's cost and the medical board was constituted by the employers at their own cost for the purpose. Thus, the affected workman had nothing to lose by appearing before the Board. There is no room to contend

that the affected workman did not know for what purpose he was being asked to appear before the medical board. The letter, Ext. M1 clearly stated that he was to be examined medically for his physical fitness. In his reply, Ext. M2 also the affected workman had stated that he was asked to appear for medical examination for physical fitness. The charge-sheet, Ext. M3 also stated that he was weak and infirm due to his old age, which was above 53 years and was unable to discharge his normal duties satisfactorily. In the reply, Ext. M4 also the affected workman has stated that he was not bound to appear before any medical authority for being examined for fitness. Though in his statement as W.W.1 the affected workman has shown his age as 50 years, the medical certificate, Ext. W.8 produced on behalf of the workmen shows that he was 54 years on 1st August, 1969. Under these circumstances I find that the employers were justified in directing the affected workman to appear before the medical board for examination of his physical fitness.

5. The workmen have pleaded in paras 11 & 12 of their statement that the affected workman went to the colliery dispensary building on the appointed date and at the appointed time for medical examination, but there was no one to hold the medical examination. As per the letter, Ext. M1 the affected workman was to appear for medical examination on 24th May, 1967 at the colliery dispensary building. In his reply, Ext. M2 which is also dated 24th May, 1967 there is no mention that he had been to the colliery dispensary building for medical examination. In his reply, Ext. M4 dated 14th July, 1967 to the chargesheet also there is no mention that he had gone to the colliery dispensary building for his medical examination on 24th May, 1967. The affected workman, W.W.1 says that he had told his union that he could not find the doctor at the hospital and that he got reply, Ext. M4 to the charge-sheet written by the union. Even if it is supposed that the affected workman was illiterate, there is no reason why the union should not have mentioned the fact in Ext. M4. Ext. M5 is a notice of the enquiry and Ext. M6 is a reply to it from the affected workman. In this reply, Ext. M6 the affected workman stated several reasons for his refusing to attend the enquiry but did not state anywhere that he had been to the colliery dispensary building for his medical examination as directed by the letter, Ext. M1. This reply letter is dated 7th August, 1967. W.W.1 is the manager of the colliery, who had issued the letter, Ext. M1 to the affected workman directing him to appear before the medical board. He has deposed that the medical board to examine the affected workman was constituted of three doctors—Dr. S. P. Sinha, Dr. Gupta and Dr. Chatterjee, that the witness was present when the medical board met on the specified date and that the affected workman did not appear before the Board. He has categorically denied that there was no medical board or that on the specified date the affected workman went to the hospital. He has also denied the suggestion that from 1965 to 1969 there was no doctor in the hospital. According to him there was no doctor in the hospital when he joined the colliery on 21st January, 1967 but a month later Dr. Gupta was appointed. It is manifest that the plea of the workmen that the affected workmen attended the hospital on the appointed date and at the appointed time and there was no doctor to examine him, is an after thought and is pressed into service only for the purpose of the present case.

6. It is also stated for the workmen that the affected workman got himself medically examined by Civil Assistant Surgeon, Dhanbad who found him to be fit and granted him a certificate to this effect on 5th June, 1967 and that the affected workman submitted the original certificate to the colliery manager on 6th June, 1967. The copy of the said certificate is produced and it is Ext. W.7. In this respect also the letters of the affected workman, Exts. M4 dated 14th July, 1967 and M6 dated 7th August, 1967 are silent. There appears to be no reason why the fact of the affected workman having produced the fitness certificate on 6th June, 1967 before the colliery manager should not have been mentioned in the letters submitted by him on subsequent dates, if at all the affected workman had produced the certificate. The affected workman, W.W.1 has in his evidence that he had told the union that the manager had taken the certificate and kept it with him. He says that he does not know the name of the doctor who had issued the certificate. He does not know where his house is. He cannot say if the doctor is still working in Sadar Hospital, Dhanbad. He had not seen him either before or after he gave the certificate. His nephew Ramu had taken him to the doctor. On his own showing Ramu is still working in Dhanbad with whom he (the affected workman) is staying. Neither the doctor is examined nor Ramu. That apart, the contents of the certificate, original of Ext. W.7 should be proved only by the doctor himself. The manager, to whom the certificate is said to have

been delivered is examined as MW.1. He has flatly denied that the affected workman had either given to him on 6th June, 1967 or produced before him any medical certificate or that he had retained with him the medical certificate. On this material I cannot accept the case of the workmen that the affected workman was examined by Dr. C. N. Parasad, Civil Assistant Surgeon, Sadar Hospital, Dhanbad or that he found the affected workman physically and mentally fit to perform his duties as a night guard or that the certificate issued by him was produced by the affected workman before the manager, MW.1. and the manager kept the certificate with him. One more certificate, Ext. W.8 is produced. It is said to have been issued by Dr. Kailash Singh, also a Civil Assistant Surgeon, Sadar Hospital, Dhanbad on 1st August, 1969, during the pendency of the reference on the file of this Tribunal. There is no mention of it in the written statement and the doctor also is not examined. In this case also the medical certificate was required to be proved by the doctor who issued it. Hence, Ext. W.8 also cannot be accepted as genuine. If the workmen intended to prove even before this Tribunal that the affected workman is physically and mentally fit to discharge his duties as night guard, they could produce cogent evidence. They could produce the doctor who had issued Ext. W.8 or any other doctor who could speak to the fitness of the affected workman. Barring the oral testimony of the affected workman himself there is no evidence that he is fit to discharge his duties as a night guard. Even the affected workman, WW.1 does not provide sufficient material to enable the Tribunal to infer that he is fit for the job. Thus, I do not find any justification in the affected workman refusing to appear before the medical board and prove himself fit for the job of a night guard. Even before the Tribunal no such evidence is produced. Consequently, I find that the employers were justified in stopping the affected workman from work till he proved himself fit to discharge the job of a night guard. In this connection I may also point out that the workmen have elicited from the manager, MW.1 that seven more persons were served with notices similar to Ext. M1 calling upon them to appear for medical examination. Ext. M8 is an award passed by the Central Government Industrial Tribunal, Dhanbad in reference No. 16 of 1968. In that case also the same employers had refused employment to six workmen. There also the workmen were directed to appear before the medical board to ascertain if they were fit for the jobs held by them. Some of them refused to appear before the board and some having appeared were found unfit. It was held in the award that the management was justified, in case of doubt, to get the employees medically examined and to refuse work to such of the employees who refused to appear for the medical examination. In para 16 of their written statement the employers have mentioned that a Writ petition against the above award was refused to be admitted by the Patna High Court.

7. As the result of my above discussion I find that the action of the management of Balihari Colliery of Messrs Balihari Colliery Company (Private) Limited, Post Office Kusunda, District Dhanbad and Messrs Industrial Supplies (Private) Limited, raising contractors of the said Balihari Colliery Company (Private) Limited, in refusing employment to Shri Dhirpal Ram, Night Guard, with effect from the 26th July, 1967 was justified and, consequently, he is not entitled to any relief. The award is made accordingly and submitted under Section 15 of the Industrial Disputes Act, 1947.

(Sd.) N. VENKATA RAO,

Presiding Officer.

Central Govt. Industrial Tribunal (No. 2) Dhanbad.

[No. 2/152/68-LR.II.]

New Delhi, the 14th April 1970

S.O. 1467.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, (No. 3) Dhanbad, in the industrial dispute between the employers in relation to the management of Kujuma Colliery, Post Office Jharla, Dhanbad and their workmen, which was received by the Central Government on the 8th April, 1970.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 3) AT DHANBAD

REFERENCE No. 9 OF 1969

PRESENT:

Shri Sachidanand Sinha, M.A.M.L., Presiding Officer.

PARTIES:

Employers in relation to the Kujama Colliery.

Vs.

Their workmen.

APPEARANCES:

For employers—Shri P. K. Bose, Advocate.

For workmen—Shri H. M. Landa, Secretary.

INDUSTRY: Coal

STATE: Bihar

Dhanbad, dated the 25th of March, 1970

AWARD

1. The Central Government, being of opinion that an industrial dispute exists between the employers in relation to the Kujama Colliery, Post Office Jharia, Dhanbad and their workmen by its order No. 1/47/68-LRII, dated the 18th of January, 1969 referred to this Tribunal under section 10(1)(d) of the Industrial Disputes Act, 1947 for adjudication the dispute in respect of the matters specified in the Schedule annexed thereto. The Schedule is extracted below:—

SCHEDULE

"Whether management of Kujama Colliery, Post Office Jharia, Dhanbad was justified in refusing work to the undermentioned workmen from the 5th August, 1968 to 10th August, 1968 If not, to what relief are these workmen entitled

SCHEDULE

Sl. No.	Name	Designation
1.	Jagarnath Harijan	Miner
2.	Hari Pasi	"
3.	Kanhai Harijan	"
4.	Dukhi Harijan	"
5.	Meghu Harijan	"
6.	Suba Rajvar	"
7.	Lachhuman Pasi	"
8.	Rajaram Keot	"
9.	Pyare Koiri	"
10.	Somal Kalwar	"
11.	Deoki Bhuia	"
12.	Prasadi Bhuia	"
13.	Seodhar Bhuia	"
14.	Bansi Bhuia (Bara)	"
15.	Bansi Bhuia (Chhota)	"
16.	Bisheshwar Bhuia (Chhota)	"
17.	Sukhnandan Harijan	"
18.	Sudhal Harijan	"
19.	Sant Lal Harijan	"
20.	Ganesh Bhuia	"
21.	Binda Bhuia	"
22.	Tilak Bhuia	"
23.	Chhathu Bhuia	"
24.	Babulal Bhuia	"
25.	Faguni Bhuia	"
26.	Sukhari Bhuia	"
27.	Banwari Bhuia (Bara)	"
28.	Banwari Bhuia (Chhota)	"
29.	Bishun Bhuia	"
30.	Kamal Bhuia	"
31.	Chanoo Bhuia	"

Sl. No.	Name	Designation
32.	Kariman Bhuia	Miner
33.	Bohere Koiri	"
34.	Ganpat Koiri	"
35.	Somodhi Koiri	"
36.	Karu Bhuia	"
37.	Tilaku Bhar	"
38.	Jagdish Bhuia	"
39.	Jumi Bhuia	"
40.	Kishun Bhuia	"
41.	Ramkishun Bhuia	"
42.	Ganauri Bhuia	"
43.	Sarju Bhuia	"
44.	Shree Bhuia	"
45.	Rambrichh Dusadh	"
46.	Dhanai Harijan	"
47.	Chuni Harijan	"
48.	Bishai Harijan	"
49.	Barakhu Harijan	"
50.	Rajbal Harijan	"
51.	Firatu Harijan	"
52.	Ganauri Dhobi	"
53.	Harihar Dhobi	"
54.	Rajaram Dusadh	"
55.	Lochan Kuir	"
56.	Amir Bhuia	"
57.	Garib Bhuia	"
58.	Ramjathan Bhuia	"
59.	Rahim Mia	"
60.	Suleman Mia	"
61.	Jumman Mia	"
62.	Mohar Shaw	"
63.	Mishir Mahato	"
64.	Sama Var	"
65.	Balkishun Var	"
66.	Chandar Var	"
67.	Hari Var	"
68.	Lal Var	"
69.	Dedhibal Var	"
70.	Chaitu Koiri	"
71.	Banwari Koiri	"
72.	Pachu	"
73.	Jadoo Bhuia	"
74.	Darogi Bhuia	"
75.	Mallu Bhuia	"
76.	Pvare Bhua	"
77.	Bhaju Bhua	"
78.	Bajnath Bhua	"
79.	Jataria Bhuia	"
80.	Jagdish Bhula	"
81.	Noora Bhuia	"
82.	Siyasaran Bhuia	"
83.	Bandhu Bhula	"
84.	Bishuni Bhuia	"
85.	Shakra Bhuia	"
86.	Kishunwa Bhula	"

2. The Secretary, Krantikari Kovala Mazdoor Sangh filed written statement on behalf of the workmen on 9th September 1969, and the management filed the written statement on 20th September 1969. It is unnecessary to state the respective cases of the parties because the dispute has now been settled. On the date fixed for hearing the parties have come up with a joint petition of settlement. According to the terms of compromise all these 86 workmen listed in the schedule of the reference will be treated as if 'laid-off' with compensation for six days from 5th August 1968 to 10th August 1968 and that the management have since paid lay-off compensation to all the 86 concerned workmen for the six days in

question for which due receipt of payment have been executed and on verification of the same the union namely, Krantikari Koyala Mazdoor Sangh, who had sponsored this dispute have found correct and are satisfied to that extent.

3. The terms are just and reasonable and are accepted. Accordingly an award is made in terms of the joint petition of settlement, a copy of which is annexed with the award.

4. It may now be submitted to the Central Government under section 15 of the Industrial Disputes Act, 1947.

(Sd.) SACHIDANAND SINHA,
Presiding Officer.

BEFORE THE HON'BLE PRESIDING OFFICER
CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 3) AT DHANBAD

REFERENCE No. (9) OF 1969

PARTIES:

Employers in relation to The Kujama Colliery:

AND

Their Workmen:

JOINT PETITION OF SETTLEMENT

The Parties abovenamed most respectfully beg to submit as under:—

1. That the aforesaid matter is pending before this Hon'ble Tribunal for adjudication;

2. That the parties in the meantime have mutually discussed the matter and with a common interest of maintaining industrial peace and harmonious relations between the management of the colliery and its workmen have agreed to settle the matter in terms stated hereunder:

2:1. that all the 86 workmen listed in the schedule to the reference vide Central Government order No. 1/47/68-LR.II dated 18th January 1969 will be treated as if 'laid-off' with compensation for six days from 5th August 1968 to 10th August 1968;

2:2. that the management have since paid 'lay-off' compensation to all the 86 concerned workmen for the six days in question for which due receipt of payment have been executed by the 86 workmen and on verification of the same the union namely, Krantikari Koyala Mazdoor Sangh, who had sponsored this dispute have found correct and are satisfied to that extent;

2:3. that the aforesaid payment by the employers to the concerned 86 workmen have finally resolved the present matter to the full satisfaction of the workmen;

2:4. that the parties herein concerned will bear their respective cost of this proceedings;

3. That in the circumstances the parties herein concerned respectfully beg to pray that this Hon'ble Tribunal may graciously be pleased to accept the settlement and pass an award in terms hereof;

And for this act of kindness the parties as in duty bound shall ever pray;
Dated Dhanbad, the day of February, 1970.

For The Employers,

For the Workmen,
Mazdoor Sangh;
For Krantikari Koyla

For Kujama Colliery Co.

(Sd.) Illigible
Constituted Attorney.

(Sd.) Illigible

[No. 1/47/68-LR.II.]

ORDERS

New Delhi, the 10th April 1970

S.O. 1468.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the management of Messrs Orissa Cement Limited, Rajgangpur and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri U. N. Mishra, as Presiding Officer, Additional Industrial Tribunal with headquarters at Bhubaneshwar and refers the said dispute for adjudication to the said Industrial Tribunal,

SCHEDULE

"Whether the action of the management of Lanjiberna Lime-stone Quarry of Messrs Orissa Cement Limited in terminating the services of Shri Nandan Jha, Survey Mazdur with effect from the 22nd August, 1968 was justified? If not, to what relief is the workman entitled?"

[No. 12(4)/70-LR. IV.]

S.O. 1469.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to the management of Messrs Orissa Cement Limited, Rajgangpur and their workmen in respect of the matters specified in the Schedule hereto annexed;

And, whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 7A and clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby constitutes an Industrial Tribunal with Shri U. N. Mishra, as Presiding Officer, Additional Industrial Tribunal with headquarters at Bhubaneshwar and refers the said dispute for adjudication to the said Industrial Tribunal,

SCHEDULE

"Whether the action of the management of Lanjiberna Lime-stone Quarry of Messrs Orissa Cement Limited in not communicating the order sanctioning leave to Shri Harihar Horo, a Mazdoor, and subsequently terminating his services with effect from the 27th August, 1968 were justified? If not, to what relief is the workman entitled?"

[No. 12(6)/70-LR. IV.]

P. C. MISRA, Under Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 7th April 1970

S.O. 1470.—In exercise of the powers conferred by Sub-Section I of the Section 34 of the D.P. (C&R) Act, 1954, (44 of 1954), the Central Government, in partial modification of Notification No. 3(2)/L&R-69, dated 19th July 1969, hereby directs that the powers exercisable by it under Sub-Section 4 of Section 24, 28 and section 33 of the said Act, shall be exercisable also by the Financial Commissioner (Taxation) and Secretary to the Government of Punjab, Rehabilitation Department, in respect of proceedings pertaining to acquired evacuee properties and lands, situate within the State of Punjab, subject to the condition that he shall not exercise any of such powers in relation to any matter in which an order has been made by him in any other capacity.

[No. F. 3(2)L&R/69.]

S. K. GANGOPADHYAY, Jt. Secy.

(Department of Rehabilitation)

(Office of the Chief Settlement Commissioner)

New Delhi, the 9th April 1970

S.O. 1471.—In exercise of the powers conferred by Sub-section (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints for the State of Rajasthan Shri U. S. Gill, Managing Officer at Sriganganagar under the Asstt. Settlement Commissioner incharge Rajasthan, Jaipur, as Settlement Officer for the purpose of performing the functions assigned to such officers by or under the said Act with immediate effect.

[No. 4/65/AP/58.]

JANKI NATH,

Settlement Commissioner(C) & Ex-Officio Under Secy.

MINISTRY OF HEALTH AND FAMILY PLANNING AND WORKS, HOUSING AND URBAN DEVELOPMENT

(Department of Health)

New Delhi, the 6th April 1970

S.O. 1472.—Whereas, in pursuance of the provisions of clause (b) of sub-section (1) of section 3 of the Indian Medical Council, Act, 1956 (102 of 1956), the following persons have been elected by the University specified against each of them to be members of the Medical Council of India with effect from the date noted against each, namely:—

Name of Person.	Name of University which elected him.	Date of election
1. Dr. S. D. Store, M.D., F.R.C.P., "ELCID", University of Bombay Flat No. 32, Ridge Road, Bombay-6.		21-2-1970.
2. Dr. S. L. Jaiswal, M.S., D.L.O., F.I.C.S., E.N.T. Surgeon, Buty Bhavan, Wardha Road, Nagpur.	Nagpur University.	28-2-1970.
3. Dr. B. P. Apte, M.B.B.S., F.C.P.S., Laxmi Sadan, Jangali Maharaj Road, Poona-4.	University of Poona.	28-2-1970.

Now, therefore, in pursuance of the provisions of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the notification of the Government of India in the late Ministry of Health No. 5-13/59-MI, dated the 9th January, 1960, namely:—

In the said notification, under the heading "Elected under clause (b) of sub-section (1) of section 3", for serial Nos. 7, 16 and 18 and the entries relating thereto the following shall respectively be substituted, namely:—

"7. Dr. S. D. Store, M.D., F.R.C.P., "ELCID", Flat No. 32, Ridge Road, Bombay-6;"

"16. Dr. S. L. Jaiswal, M.S., D.L.O., F.I.C.S., E.N.T. Surgeon, Buty Bhavan, Wardha Road, Nagpur;"

"18. Dr. B. P. Apte, M.B.B.S., F.C.P.S., Laxmi Sadan, Jangli Maharaj Road, Poona-4."

[No. F. 4-26/69-MPT.]

New Delhi, the 8th April 1970

S.O. 1473.—Whereas in pursuance of the provisions of clause (b) of section 3 of the Dentists Act, 1948 (16 of 1948), Dr. Mrinal Nandi, 67, Dharamtala Street, Calcutta-13, has been elected by the Medical Council of India to be a member of the Dental Council of India with effect from the 16th February, 1970;

And whereas in pursuance of the provisions of clause (d) of section 3 of the said Act, the following persons have been elected by the University specified against each of them to be members of the said Council with effect from the date shown against each, namely:—

Name of Person	Name of the University which elected him	Date of election
1. Dr. G. B. Shankwalkar, LDS, CPS, BDS M.S., Yashodhan-II, D. Wacha Road, Churchgate, Bombay-20	University of Bombay	21-2-1970.
2. Dr. A. K. Das, BDS, Dean of the Faculty of Dental Science, Calcutta University, Calcutta (<i>vice</i> Dr. A. K. Sen who has ceased to be a member of this Council under section 6(3) of the Act.	Calcutta University	31-1-1970.

Now, therefore, in pursuance of the provisions of section 3 of the said Act, the Central Government hereby makes the following further amendments in the notification of the Government of India in late Ministry of Health No. 3-2/62-MII dated the 17th October, 1962, namely:—

In the said notification,—

- (i) under the heading "Elected under clause (b) of section 3", for the entry against serial No. 1, the following entry shall be substituted, namely:—

"Dr. Mrinal Nandi,
67, Dharamtala Street,
Calcutta-13.";

- (ii) under the heading "Elected under clause (d) of section 3",—

- (a) for the entry against serial No. 1, the following entry shall be substituted, namely:—

"1. Dr. G. B. Shankwalkar,
LDS, CPS, BDS, MS,
Yashodhan-II, D. Wacha Road,
Churchgate, Bombay-20";

- (b) for the entry against serial No. 3, the following entry shall be substituted, namely:—

3. Dr. A. K. Das, BDS,
Dean of the Faculty of
Dental Sciences, Calcutta University,
Calcutta."

[No. F. 3-9/69-MPT.]

New Delhi, the 9th April 1970

S.O. 1474.—Whereas in pursuance of the provisions of Clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956), the following persons have been elected by the University specified against each of them to be members of the Medical Council of India with effect from the date shown against each, namely:—

Name of person	Name of the University which elected him	Date of election
1. Dr. D. Jaganatha Reddy, M.D.F. A. M. S., M. C. (Path.) Vice-Chancellor, Sri Venkates- wara University, Tirupati	Shri Venkateswara Univer- sity	21-3-1970.
2. Dr. H. I. Jhala, MD, FCPS, DTM, FAMS, FC (Path), FASc., Dean, Medical College, Aurangabad (Re-elected)	Marathwada University	28-3-1970.

Now, therefore, in pursuance of the provisions of sub-section (1) of section 3 of the said Act, the Central Government hereby directs that Dr. H. I. Jhala shall continue to be a member of the Medical Council of India and makes the following further amendments in the notification of the Government of India in the late Ministry of Health No. 5-13/58-MI, dated the 9th June, 1960, namely:—

In the said notification, under the heading “Elected under clause (b) of sub-section (1) of section 3”, for the existing entry against serial No. 14, the following entry shall be substituted, namely:—

“Dr. D. Jaganatha Reddy, MD, FAMS, MC (Path.). Vice-Chancellor, Sri Venkateswara University, Tirupati”.

[No. F. 4-26/69-MPT.]

New Delhi, the 13th April 1970

S.O. 1475.—In pursuance of sub-section (1) read with sub-section (3), of section 20 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government hereby constitutes with effect from the 10th April, 1970, a Post-graduate Medical Education Committee consisting of the following members, namely:—

Nominated by the Central Government

1. Dr. Shantilal C. Sheth, M.D., FRCP (Lond.), Hon. F.A.A.P. (USA), F.A.Sc., FCPS, FCCP, DCH(Lond.) J.P. 109, Queens Road, Bombay-1.

2. Dr. P. K. Duraiswami, Ph.D. (Liverpool), M.B.MS (Madras) MCH, Orth. (Liverpool), FRCS (Eng.), FAMS., Director General of Health Services, New Delhi.

3. Dr. N. K. Chowdhary, MD, Ph.D., Professor of Pharmacology, S. N. Medical College, Agra.

4. Dr. H. I. Jhala, M.D., FCPS, D.T.M., F.A.M.S., F.A.S.C., Dean, Medical College, Aurangabad.

5. Dr. S. A. Kabir, M.B.B.S., D.A. (Lond.), Professor of Anaesthesia, Madurai, Medical College, Madurai.

6. Dr. S. N. Sen, MBBS, MRCP (London), FRCP, Dean of the Faculty of Medicine, University of Calcutta, Calcutta.

Elected by the Medical Council of India

1. Dr. V. Ramalingaswamy, MBBS, MD, Ph.D., D.Sc., FAMS, Director, All India Institute of Medical Sciences, New Delhi.

2. Dr. Thakor V. Patel; M.D., F.I.C.S., Kalpana Clinic, Raopura, Baroda.

3. Col. Amir Chand, F.R.C.P., 12, Curzon Road, New Delhi-1.

[No. F. 4-8/70-MPT.]

New Delhi, the 14th April 1970

S.O. 1476.—In exercise of the powers conferred by sub-section (2) of section 11 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government after consulting the Medical Council of India, hereby makes the following further amendment in the First Schedule to the said Act, namely:—

In the said Schedule, against the entry relating to the Aligarh Muslim University after the entry “Bachelor of Medicine and Bachelor of Surgery....M.B.B.S., Aligarh”, the following entry shall be inserted, namely:—

“Diploma in Ophthalmic medicine and Surgery

D.O.M.S., Aligarh. This qualification shall be a recognised medical qualification under this Schedule only when it is held by a person holding any other medical qualification specified in this Schedule”.

[No. F.18-9/70-MPT(A).]

S.O. 1477.—In exercise of the powers conferred by sub-section (5) of section 13 of the Indian Medical Council Act, 1956 (102 of 1956), the Central Government, after consulting the Medical Council of India, hereby makes the following amendment in Part I of the Third Schedule to the said Act, namely:—

In Part I of the said Schedule after the entry relating to the “State Medical Faculty of Gujarat.....Licensed Medical Practitioner.....L.M.P. (Gujarat)”, the following entry shall be inserted, namely:—

“Government of Andhra Pradesh Diploma in Medicine and Surgery D.M.S., Andhra”.

[No. F.18-9/70-MPT(B).]

ORDER

New Delhi, the 8th April 1970

S.O. 1478.—Whereas by the notification of the Government of India in the late Ministry of Health No. 16-44/61-MI, dated the 23rd July, 1962, the Central Government has directed that the Medical qualification, "ARTSEXAMEN" (i.e. Diploma Medical Faculty) granted by the University of Amsterdam shall be recognised medical qualification for the purposes of the Indian Medical Council Act, 1956 (102 of 1956);

And whereas Dr. (Miss) H. Kreuger who possesses the said qualification is for the time being attached to the Church of Scotland Mission Hospital, Jalna, District Aurangabad (Maharashtra State) for the purposes of teaching and charitable work in the country.

Now, therefore, in pursuance of clause (c) of the proviso to sub-section (1) of section 14 of the said Act, the Central Government hereby specifies—

- (i) a further period of two years from the date of publication of this order in the official gazette or
- (ii) the period during which Dr. (Miss) H. Kreuger is attached to the said Church of Scotland Mission Hospital, Jalna, District Aurangabad (Maharashtra).

whichever is shorter, as the period to which the medical practice by the aforesaid doctor shall be limited.

[No. F. 19-7/70-MPT.]

R. MURTHI, Under Secy.

CENTRAL EXCISE COLLECTORATE, POONA

CENTRAL EXCISES

Poona, the 9th March 1970

S.O. 1479.—In exercise of the powers conferred on me under Rule 5 of the Central Excise Rules, 1944 and in partial modification of this Collectorate Notification No. CER. 4/63 dated 18-12-1963, I empower the officers, specified below, to exercise the powers of Collector within their respective jurisdiction under Rule 206(3) of the Central Excise Rules, 1944, subject to the limitations indicated against them.

Rank of officers	Limitations
1. All Adjudicating Officers	Restricted to acceptance of bond and release of seized goods in respect of which they are competent to adjudge confiscation.
2. All Asstt. Collectors	To accept bond and allow provisional release of seized conveyances, seized for violation of C. Ex. Rules irrespective of the fact that on the basis of the value of the goods involved and/or of the conveyance, the case falls within the competence of Deputy Collector or Collector to adjudicate. Security for the bond for provisional release of the seized conveyance should be fixed after taking into consideration, the gravity of the offence, relationship between the owner of vehicle and the goods etc. and subject to the general direction issued.

[No. CER-4/70]

D. N. LAL Collector

OFFICE OF THE COMMISSION OF INCOME-TAX

INCOME-TAX

Poona, the 30th March, 1970

S.O. 1480.—In exercise of the powers conferred by sub-section (1) of Section 123 of the Income-tax Act, 1961 (42 of 1961) and in partial modification of this Office Notification of even number dated the 20th December 1969, the Commissioner of Income-tax, Poona, hereby directs that the Inspecting Asstt. Commissioner of Income-tax of the Ranges mentioned in Column 1 of the Schedule, shall exercise jurisdiction over the Income-tax Wards, Circles and the Districts shown against their respective Ranges in the second column of the Schedule.

SCHEDULE

<i>Range & Headquarters</i>	<i>Jurisdiction</i>
(1)	(2)
1. Poona Range—I, Poona . . .	All Wards/Circles in Poona District (excluding G.H.Q. I. T. Office, Poona, Salaries & Refunds Circle, Poona, Companies Circle Poona and Tax Recovery Office, Poona.)
2. Poona Range—II, Poona . . .	(1) Companies Circle, Poona. (2) G.H.Q., I.T. Office, Poona. (3) Salaries & Refunds Circle, Poona. (4) Tax Recovery Office, Poona. (5) All Wards in Satara District. (6) All Wards in Ahmednagar District. (7) All Wards in Kolaba District. (Panel).
3. Kolhapur Range, Kolhapur . . .	All Wards/Circles in the following Districts :— (1) Kolhapur. (2) Sangli. (3) Sholapur. (4) Ratnagiri.
4. Nasik Range, Nasik.	All Wards/Circles in the following Districts : 1. Nasik. 2. Dhulia. 3. Jalgaon.
5. Thana Range, Thana	All Wards/Circles in the following Districts. 1. Thana. 2. Tax Recovery Office, Thana.
6. Akola Range, Akola	All Wards/Circles in the following Districts :— (1) Akola. (2) Amravati. (3) Wardha & Chanda. (4) Yeotmal. (5) Buldhana (Khamgaon) (6) Nanded and Parbhani. (7) Aurangabad & Bhir.; (8) Osmanabad (Latur)

This Notification shall take effect from 1st April, 1970.

[No. 143-1/69-70(Tech)]

ORDERS

Poona the 28th March, 1970.

S.O. 1481.—In pursuance of sub-Section (1) of Section 124 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-tax, Poona, hereby directs that the Income-Tax Officers specified in column 2 of the Schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of the classes of persons and the areas detailed in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District or Circle	Designation of the Income-Tax Officer	Head quarters	Jurisdiction
(1)	(2)	(3)	(4)
Jalgaon	Income-tax Officer, A-Ward, Jalgaon.	Jalgaon	<p>I. All limited companies and co-operative societies in Jalgaon District.</p> <p>II. All Directors of Limited companies and co-operative societies referred to above and whose place of assessment is in Jalgaon District.</p> <p>III. All persons (other than companies, co-operative societies, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Jalgaon District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 40,000/- as on the date on which this order shall take effect.</p> <p>IV. All partners of the firms assessed by the Income-tax Officer, A-Ward, Jalgaon, irrespective of the amount of total income, if they are assessable in Jalgaon District.</p> <p>V. All new cases in the Jalgaon District arising out of Survey work or otherwise where the income returned exceeds Rs. 40,000/-.</p>
Jalgaon	Income-Tax Officer, B-Ward, Jalgaon.	Jalgaon	<p>I. All persons (other than companies, co-operative societies, their directors and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Jalgaon District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 15,000/- but does not exceed Rs. 40,000/- on the date on which this order shall take effect.</p> <p>II. All partners of the firm assessed by the Income-tax Officer, B-Ward, Jalgaon, irrespective of the amount of the total income, if they are assessable in Jalgaon District.</p>

(1)	(2)	(3)	(4)
			<p>III. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p>
Jalgaon .	Income-Tax Officer, C-Ward, Jalgaon.	Jalgaon .	<p>I. All persons (other than companies co-operative societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed, at source or dividends or both) whose place of assessment is in Jalgaon District and whose income as per last completed assessment or where no assessment has been completed the returned income year in any year exceed Rs. 7,500/- but does not exceed Rs. 15,000/- as on the date on which this order shall take effect.</p> <p>II. All partners of the firm assessed by the Income-tax Officer, C-Ward, Jalgaon, irrespective of the total income of such persons provided they are assessable in Jalgaon District.</p> <p>III. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p> <p>IV. All persons in Jalgaon District whose total income is made up of income wholly taxed at source or dividends or both i.e. refundees.</p>
Jalgaon .	Income Tax Officer, D-Ward, Jalgaon.	Jalgaon .	<p>I. All persons (other than companies, co-operative societies their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of the income wholly taxed at source) whose place of assessment is in Jalgaon District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year does not exceed Rs. 7,500/- as on the date on which this order shall take effect.</p> <p>II. All partners of the firms assessed by the Income-tax Officer D-Ward, Jalgaon irrespective of the amount of the total income, if they are assessable in Jalgaon district.</p>

(1)

(2)

(3)

(4)

III. All persons in Jalgaon District whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax.

IV. All new cases arising out of survey work or otherwise within the area and income limit specified above.

2. This order shall take effect from 1-4-1970.

[No. 141-Jalgaon/69-70 (Tech).]

S. O. 1482.—In pursuance of Sub-Section (1) of Section 124 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-tax, Poona hereby directs that the Income-tax Officer specified in column 2 of the Schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of the areas, persons, classes of persons, incomes, classes of income, cases or classes of cases, mentioned in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District or Circle Designation of Income-tax-Officer

Headquarters

Jurisdiction

(1)

(2)

(3)

(4)

Sholapur

Income-tax Officer,
A-Ward, Sholapur

Sholapur

I. All limited companies and co-operative societies in Sholapur Dist.

II. All Directors of the limited companies and co-operative societies referred to above and whose place of assessment is in Sholapur District.

III. All persons (other than companies, co-operative societies and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Sholapur District excluding Barsi and Malshiras Talukas of Sholapur District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 40,000/ as on 1-4-1970.

IV. All persons (other than companies, co-operative societies and persons whose annual salary during the previous year exceeded the maximum amount

(1)	(2)	(3)	(4)
			<p>not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Malhiras Taluka of Sholapur District.</p> <p>V. All partners of the firms assessed by the Income-tax Office, A-Ward, Sholapur, irrespective of the total income of such persons.</p> <p>VI. All new cases arising out of Survey Work or otherwise within the area and income limit, specified above.</p>
Sholapur	Income-tax Officer, B-Ward, Sholapur	Sholapur	<p>I. All persons (other than companies, co-operative societies, their Directors and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Mangalwar Peth, Murarji Peth, and Jodbhavi Peth within the Municipal limits of Sholapur City and Akkalkot Taluka of Sholapur District and whose income as per the last completed assessment or where no assessment has been completed, the income returned in any year does not exceed Rs. 40,000/- as on 1-4-1970.</p> <p>II. All partners of the firms assessed by Income-tax Officer, B-Ward, Sholapur, irrespective of the total income of such persons.</p> <p>III. All new cases arising out of Survey Work or otherwise within the area and income limit, specified above.</p>
Sholapur	Income-tax Officer, C-Ward, Sholapur	Sholapur	<p>I. All persons (Other than companies, co-operative societies, their Directors and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Somwar Peth, Navi Peth, Sakhar Peth, Shukrawar Peth, Raviwar Peth, Sidheshwar Peth,</p>

(1)

(2)

(3)

(4)

and Kasba Peth within the Municipal limits of Sholapur City and Karmala, Percharpur, Sangola, Mohol and Margalwedhe Talukas of Sholapur District and whose income as per last completed assessment and where no assessment has been completed the income returned in any year does not exceed Rs. 40,000/- as on 1-4-1970.

II. All partners of the firms assessed by the Income-tax Officer, C-Ward, Sholapur, irrespective of the total income of such persons.

III. All new cases arising out of Survey Work or otherwise within the area and income limit, specified above.

IV. All persons in Sholapur District whose total income is made up of income wholly taxed at source or dividends or both i.e. refundees.

Sholapur . Income-tax Officer,
D-Ward, Sholapur.

Sholapur . I. All persons (other than companies, co-operative societies, their Directors and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Sholapur District excluding the area assigned to the other Income-tax Officers and whose income as per last completed assessment or where no assessment has been completed, the income returned in any year does not exceed Rs.40,000/- as on 1-4-1970.

II. All partners of the firms assessed by the Income-tax Officer, D-Ward, Sholapur irrespective of the total income of such persons.

III. All new cases arising out of Survey Work or otherwise within the area and income limit specified above.

Sholapur . Income-tax Officer,
E-Ward, Sholapur.

Sholapur . I. All persons (other than companies, co-operative societies their Directors and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax

(1)	(2)	(3)	(4)
			and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Barsi Taluka of Sholapur District.
			II. All partners of the firms assessed by the Income-tax Officer, E-Ward, Sholapur, irrespective of the total income of such persons.
			III. All persons whose place of assessment is in Sholapur District and whose annual Salary during the previous year exceeds the maximum amount not chargeable income-tax.
			IV. All new cases arising out of Survey Work or otherwise within the area, specified above.

2. This order shall take effect from 1-4-1970.

[No. 141-Sholapur/69-70 (Tech).]

S.O. 1483.—In pursuance of Sub-section (1) of Section 124 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-tax, Poona hereby directs that the Income-tax Officers specified in Column 2 of the Schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of the classes of persons and the areas as detailed in Column 4 thereof and in respect of all incomes of such persons except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District or Circle	Designation of the Income-tax Officer	Headquarters	Jurisdiction
1	2	3	4
Dhulia	Income-tax Officer A-Ward, Dhulia.	Dhulia	I All Companies & Co-Op. Societies in Dhulia Distt. II. All Directors of Limited Companies and Co-op. Societies referred to above and whose place of assessment is in Dhulia Distt. III. All unclassified persons whose place of assessment is in Dhulia Distt. and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 25,000 as on 1-4-1970.

(1)	(2)	(3)	(4)
			<p>IV. All partners of the firm assessed by the I.T.O. A-Ward, Dhulia irrespective of the amount of total income of such persons if they are assessable in Dhulia District.</p> <p>V. All new cases arising out of survey work or otherwise where the income returned exceeds Rs. 25,000.</p>
Dhulia	Income-tax Officer B-Ward, Dhulia.	Dhulia	<p>I. All unclassified persons whose place of assessment is in Nandurbar & Nawapur Talukas of Dhulia Distr. and whose income as per the last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 25,000 as on 1-4-1970.</p> <p>II. All unclassified persons whose place of assessment is in Dhulia Taluka of Dhulia District and whose income as per the last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 10,000 but does not exceed Rs. 25,000 as on 1-4-1970.</p> <p>III. All partners of the firm assessed by the I.T.O. B-Ward, Dhulia, provided they are assessable in Dhulia District and are not partners of the firms assessed by the I.T.O. A-Ward & C-Ward, Dhulia.</p> <p>IV. All persons in Dhulia District whose total income is made up of income wholly taxed at source or dividend or both i.e. refundees.</p> <p>V. All new cases arising out of survey work or otherwise in Dhulia, Nandurbar & Nawapur Talukas of Dhulia District within the income limit specified above.</p>
Dhulia	Income-tax Officer, C-Ward, Dhulia.	Dhulia.	<p>I. All unclassified persons whose place of assessment is in Dhulia District (excluding Dhulia, Nandurbar & Nawapur Talukas and whose income as per last completed assessment or where no assessment has been completed the returned income in any year does not exceed Rs. 25,000 as on 1-4-1970.</p>

(1)	(2)	(3)	(4)
			<p>II. All unclassified persons whose place of assessment is in Dhulia Taluka of Dhulia District and whose income as per the last completed assessment or where no assessment has been completed the returned income does not exceed Rs. 10,000 as on 1-4-1970.</p> <p>III. All partners of the firms assessed by the I.T.O., C-Ward, Dhulia, provided they are assessable in Dhulia District and are not partners of firms assessed by the I.T.Os., A-Ward and B-Ward of Dhulia.</p> <p>IV. All persons in Dhulia District whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax.</p> <p>V. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p>

2. The words "All unclassified persons" mean persons other than companies, Co-operative Societies, their Directors, salary earners, and persons whose total income is made up of income wholly taxed at source or dividends or both i.e. refundees. The words "salary earner" denote a person whose assessable income during the previous year exceeded the maximum amount not chargeable to Income-tax and 50% or more of his total income is made up of salary income.

3. This order shall take effect from 1-4-1970.

[No. 141-Dhulia/69-70 (Tech).]

S. O. 1434.—In pursuance of Sub-Section (1) of Section 124 of the Income-tax Act, 1961, (43 of 1961) and in supersession of all previous order on this subject, the Commissioner of Income-tax, Poona, hereby directs that the Income-tax Officers specified in Column 2 of the Schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of areas, persons, classes of person as detailed in Column 4 thereof and in respect of all the incomes of such persons except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District of Circle	Designation or Income-tax Officer	Headquarters	Jurisdiction
(1)	(2)	(3)	(4)
Panvel	Income-tax Officer, A-Ward, Panvel.	Panvel	<p>I. All limited companies and co-operative societies in Kolaba District.</p> <p>II. All Directors of Limited companies and co-operative Societies referred to above and whose place of assessment is in Kolaba District.</p>

(1)

(2)

(3)

(4)

III. All persons (other than companies, co-operative societies and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Panvel, Karjat, Khalapur & Pen Talukas of Kolaba District and whose income as per the last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 15,000 as on 1-4-1970.

IV. All persons (other than companies, co-operative societies and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Mahad, Mangaon, Roha, Alibag Talukas and Poladpur Mahal, Uran Mahal, Murud Mahal, Mhasala Mahal, Sudhagad Pali Mahal and Shriwardhan Mahal of Kolaba District and whose income as per the last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 25,000 as on 1-4-1970.

V. All partners of the firms assessed by the Income-tax Officer, A-Ward, Panvel.

VI. All new cases arising out of Survey work or otherwise in Panvel, Karjat, Khalapur & Pen Talukas of Kolaba District where the income returned in any year exceeds Rs. 15,000 as on 1-4-1970.

VII. All new cases arising out of Survey Work or otherwise in Mahad, Mangaon, Roha, Alibag Talukas and Poladpur Uran, Murud, Mhasala, Sudhagad Pali and Shriwardhan Mahals of Kolaba District where the income returned in any year exceeds Rs. 25,000 as on 1-4-1970.

(1)	(2)	(3)	(4)
Panvel	. Income-tax Officer, B-Ward, Panvel.	Panvel	<p>I. All persons (other than companies, co-operative societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Mahad, Mangaon, Roha, Alibag Talukas and Poladpur Mahal, Sudhagad Pali Mahal and Shriwardhan Mahal, Uran Mahal, Murud Mahal and Mhasala Mahal of Kolaba District whose income as per the last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 25,000 as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-tax Officer, B-Ward, Panvel, irrespective of the total income of such persons.</p> <p>III. All persons in Kolaba District whose total income is made up of income wholly taxed at source or dividend or both. i.e. Refundees.</p> <p>IV. All new cases arising out of Survey Work or otherwise in Mahad, Mangaon, Roha, Alibag Talukas and Poladpur, Uran, Murud, Mhasala, Sudhagad Pali and Shriwardhan Mahals of Kolaba District where the income returned in any year does not exceed Rs. 25,000 as on 1-4-1970.</p>
Panvel	. Income-tax Officer, C-Ward, Panvel	Panvel	<p>I. All persons (other than companies, co-operative societies, their Directors and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Panvel, Karjat, Khalapur & Pen Talukas of Kolaba District and whose income as per the last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 15,000 as on 1-4-1970.</p>

(1)	(2)	(3)	(4)
			<p>II. All persons in Kolaba District whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax.</p> <p>III. All new cases arising out of Survey Work or otherwise in Panvel Karjat, Khalapur and Pen Talukas of Kolaba District where the income returned in any year does not exceed Rs. 15,000 as on 1-4-1970.</p>

2. This Order shall take effect from 1-4-1970.

[No. 141-Panvel/69-70]

S.O. 1495—In pursuance of sub-Section (1) of Section 124 of the Income-Tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-Tax, Poona, hereby directs that the Income-Tax Officers specified in column 2 of the Schedule appended to this Order shall perform all the functions of the Income-Tax Officer in respect of areas, persons, classes of persons, incomes, classes of income, cases or classes of cases, mentioned in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-Tax Officer :—

District or Circle	Designation of the Income-Tax Officer	Headquarters	Jurisdiction
(1)	(2)	(3)	(4)
Nanded	Income-Tax Officer, A—Ward, Nanded.	Nanded	<p>I. All limited companies in Nanded and Parbhani Districts.</p> <p>II. All Directors of limited companies and co-operative societies referred to above and whose place of assessment is in Nanded and Parbhani Districts.</p> <p>III. All co-operative societies in Nanded and Parbhani Districts.</p> <p>IV. All persons (other than companies, co-operative societies and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividend or both) whose place of assessment is in Nanded District and Parbhani District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 30,000/- as on 1-4-1970.</p>

(1)	(2)	(3)	(4)
			<p>V. All the partners of the firms assessed by Income-Tax Officer, A—Ward, Nanded irrespective of the amount of total income of such persons if they are assessable in Parbhani or Nanded Districts.</p> <p>VI. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p>
Nanded	Income Tax Officer, B-Ward, Nanded.		<p>I. All persons (other than companies, co-operative societies, their Directors and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividend or both), whose place of assessment is in Nanded and Parbhani Districts and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 10,000/- but does not exceed Rs. 30,000/- as on 1-4-1970.</p> <p>II. All the partners of the firms assessed by the Income-Tax Officer B-Ward, Nanded irrespective of the amount of total income of such persons if they are assessable in Nanded and Parbhani Districts.</p> <p>III. All persons in Nanded & Parbhani Districts whose total income is made up of income wholly taxed at source or dividends or both <i>i.e.</i> refundees.</p>
Nanded]	Income-Tax Officer, C-Ward, Nanded.		<p>I. All persons in Nanded & Parbhani Districts whose annual salary during the previous year exceeds the maximum amount not chargeable to Income-tax,</p> <p>II. All persons (other than companies, co-operative societies, their Directors and persons whose annual salaries during the previous year exceeded the</p>

(1)	(2)	(3)	(4)
			maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Nanded and Parbhani Districts and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 10,000/- as on 1-4-1970.
			III. All partners of the firms assessed by the Income-Tax Officer, C-Ward, Nanded irrespective of the amount of total income of such persons if they are assessable in Nanded or Parbhani Districts.
			IV. All new cases in the districts of Nanded and Parbhani arising out of survey operation or otherwise within the income limit specified above.

2. This order shall take effect from 1-4-1970.

[No. 141-Nanded 69-70 (Tech).]

S.O. 1435.—In pursuance of sub-section (1) of section 124 of the Income-tax Act, 1961 (43 of 1961) and in pursuance of all previous orders on this subject, the Commissioner of Income-tax, Poona, hereby directs that the Income-tax Officers specified in column 3 of the Schedule appended to his order shall perform all the functions of the Income-tax Officer in respect of the areas, persons, classes of persons, incomes, classes of incomes, cases or classes of cases mentioned in Column 4 thereof except in respect of such cases as have been or may thereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District or Circle	Designation of the Income-tax Officer	Headquarters	Jurisdiction
(1)	(2)	(3)	(4)
Ahmednagar	Income-tax Officer, A-ward, Ahmednagar.	Ahmednagar.	I. All persons (other than companies, whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of the income wholly taxed at source or dividends or both) whose place of assessment is in Municipal

(1)	(2)	(3)	(4)
			<p>ward Nos. 6 & 7 of Ahmednagar City and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 10,000/- as on 1-4-1970.</p> <p>II. All persons (other than companies, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in :</p> <ol style="list-style-type: none"> 1. Shrirampur Taluka, 2. Pathardi Taluka, or 3. Ahmednagar District. <p>III. All Limited companies and Co-op. Societies in Ahmednagar District.</p> <p>IV. All Directors of the Limited Companies and co-op. societies referred to above and whose place of assessment is in Ahmednagar District.</p> <p>V. All partners of the firms assessed by the Income-tax Officer, A-Ward, Ahmednagar irrespective the amount of the total income of such persons, if they are assessable in Ahmednagar District.</p> <p>VI. All new cases arising out of survey work or otherwise in Municipal wards 6&7 of Ahmednagar City where the income returned in any year exceeds Rs. 10,000/-.</p> <p>VII. All new cases arising out of survey work or otherwise in Shrirampur and Pathardi Talukas of Ahmednagar Distt.</p>
Ahmednagar	Income-tax Officer, B-Ward Ahmednagar.	Ahmednagar	<p>I. All persons (other than companies & Co-op. Societies their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of Income wholly taxed at source or dividends or both) whose place of assessment is in :—</p> <ol style="list-style-type: none"> 1. Kopargaon Taluka. 2. Shevgaon Taluka.

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(3)

(4)

3. Jamkhed Taluka.
4. Karjat Taluka.
5. Parner Taluka.
6. Ahmednagar City excluding area assigned to Income-tax Officer, A-Ward, Ahmednagar and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 10,000/- as on 1-4-70.

II. All partners of the firms assessed by Income-tax Officer, B-ward, Ahmednagar irrespective of the amount of the total income of such persons if they are assessable in Ahmednagar District.

III. All new cases arising out of survey work or otherwise in Kopargaon, Shevgaon, Jamkhed, Karjat, Parner Talukas and Ahmednagar City (excluding area assigned to the Income-tax Officer, A-ward, Ahmednagar) where the income return exceeds Rs. 10,000/- as on 1-4-1970.

IV. All persons in Ahmednagar District whose total income is made up of income wholly taxed at source or dividends or both i.e. Refundees.

Ahmednagar	Income-tax Officer, C-Ward, Ahmednagar.	Ahmednagar.
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I. All persons other than companies, Co-op. Societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both whose place of assessment is in :-

1. Sangamner Taluka.
2. Akola Taluka.
3. Rahuri Taluka.
4. Newase Taluka.
5. Shrigonda Taluka.
6. Ahmednagar Taluka. excluding Ahmednagar City.
7. Ahmednagar City other than persons assessable by the Income-tax Officers, A & B Wards, Ahmednagar.

II. All partners of the firm assessed by the Income-tax Officer, C-Ward, Ahmednagar.

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Irrespective of the amount of the total income of such persons if they are assessable in Ahmednagar District.

III. All persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax.

IV. All newcases arising out of survey work or otherwise with in the area assigned to the Incometax Officer, C-Ward, Ahmednagar.

This order shall take effect from 1-4-70.

[No. 142-A, Nager/69-70 (SIB.)]

S.O. 1487.—In pursuance of sub-Section (1) of Section 124 of the Income-Tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-Tax, Poona, hereby directs that the Income-Tax Officers specified in column 2 of the Schedule appended to this order shall perform all the functions of the Income-Tax Officer in respect of areas, persons, classes of persons, incomes, classes of income, cases or classes of cases, mentioned in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-Tax Officer :—

SCHEDULE

District or Circle.	Designation of the Income-Tax Officers	Head quarters	Jurisdiction
(1)	(2)	(3)	(4)
Akola	Income-Tax Officer, A-Ward, Akola.	Akola.	<p>I. All limited companies and co-operative societies in District.</p> <p>II. All Directors of limited companies and co-operative societies referred to above and whose place of assessment is in Akola District.</p> <p>III. All persons (other than companies & co-operative societies, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Akola District and whose income as 'per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 75,000/- as on 1-4-1970.</p>

(1)	(2)	(3)	(4)
Akola	Income-Tax Officer, A—Ward, Akola.	Akola	<p>IV. All the partners of the firms assessed by the Income-Tax Officer, A-Ward Akola irrespective of the total income of such persons, if they are assessed in Akola District.</p> <p>V. All new cases arising out of survey work or otherwise within the area an income limit specified above.</p>
Akola	Income-Tax Officer, B- Ward, Akola.	Akola	<p>A. All persons (other than companies, co-operative societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Akola District and whose income as per last completed assessment or where no assessment has been completed, The returned income in any year exceeds Rs. 25,000 but does not exceed Rs. 75,000/- as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-Tax Officer B-Ward Akola, irrespective of the amount of the total income of such persons, if they are assessable in Akola District.</p> <p>III. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p> <p>I. All persons (other than companies, co-operative societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income made up of income wholly taxed at source or dividends or both) whose place of assessment is in Akola District and whose income as per last completed assessment or where no assessment has been completed, the returned income</p>
Akola	Income-Tax Officer, C- Ward, Akola.	Akola	

(1)	(2)	(3)	(4)
			in any year exceeds Rs. 65,000/- but does not exceed Rs. 25,000/- as on 1-4-1970.
Akola	Income-Tax Officer, C-Ward, Akola	Akola	<p>II. All partners of the firms assessed by the Income-Tax Officer, C-Ward, Akola, irrespective of the total income of such persons, if they are assessable in Akola District.</p> <p>III. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p> <p>IV. All persons in Akola District whose total income is made up of income wholly taxed at source or dividends or both i.e., refundees.</p>
Akola	Income-Tax Officer, D-Ward, Akola	Akola	<p>I. All persons (other than companies, co-operative societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Akola District and whose income as per the last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 6,500/- as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-Tax Officer, D-Ward Akola irrespective of the amount of the total income of such persons if they are assessable in Akola District.</p> <p>III. All persons in Akola District whose salary during the previous year exceeded the maximum amount not chargeable to income-tax.</p> <p>IV. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p>

The order shall take effect from 1-4-1970.

[No. 141-Akola/69-70 (Tech)]

S. O. 1488.—In pursuance of Sub-Section (1) of Section 124 of the Income Tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income Tax, Poona hereby directs that the Income Tax Officers specified in column 2 of the Schedule appended to this Order shall perform all the functions of the Income Tax Officer in respect of areas, persons, classes of persons, incomes, classes of income, cases or classes of cases, mentioned in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any of her Income Tax Officer :—

SCHEDULE

District or Circle	Designation of the Income Tax Officer	Headquarters	Jurisdiction
1	2	3	4
Amravati	Income Tax Officer, A-Ward, Amravati.	Amravati	<p>I. All Limited Companies, Co-operative Societies in Amravati District.</p> <p>II. All Directors of the Limited Companies and Co-operative Societies referred to above and whose place of assessment is in Amravati District.</p> <p>III. All persons (other than companies, co-operative societies, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of income wholly taxed at source or dividend or both) whose place of assessment is in Amravati District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year, exceeds Rs. 70,000/- as on 1-4-1970.</p> <p>IV. All partners of the firms assessed by the I.T.O., A-Ward, Amravati irrespective of the total income of such persons, if they are assessable in Amravati District.</p> <p>V. All new cases arising out of survey work or otherwise within the area and income limit specified above.</p>
Amravati	Income Tax Officer, B-Ward, Amravati	Amravati	<p>I. All persons (other than companies, co-operative societies, and their directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of Income wholly taxed at source or dividend or both) whose place of assessment is in Amravati District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 25,000/- but does not exceed Rs. 70,000/- as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the I.T.O., B-Ward, Amravati, irrespective of the total income of such persons, if they are assessable in Amravati District.</p>

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			III. All new cases arising out of survey work or otherwise within the area and income limit specified above.
Amravati	Income Tax Amravati Officer, C-Ward, Amravati	I.	All persons (other than companies, co-operative societies, and their directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Amravati District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 15,000/- but does not exceed Rs. 25,000/- as on 1-4-1970.
		II.	All partners of the firms assessed by the I.T.O., C-Ward Amravati, irrespective of the total income of such persons if they are assessable in Amravati District.
		III.	All new cases arising out of survey work or otherwise within the area and income limit specified above.
Amravati	Income Tax Amravati Officer, D-Ward, Amravati	I.	All persons (other than companies, co-operative societies, and their directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Amravati District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 7,500/- but does not exceed Rs. 15,000/- as on 1-4-1970.
		II.	All partners of the firms assessed by the I.T.O. D-Ward, Amravati irrespective of the total income of such persons if they are assessable in Amravati District.
		III.	All persons in Amravati District whose total income is made up of income wholly taxed at source or dividends or both i.e. Refurdees.
		IV.	All new cases arising out of survey work or otherwise within the area and income limit specified above.
Amravati	Income Tax Amravati Officer, E-Ward, Amravati	I.	All persons (other than companies, co-operative societies, their directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income tax and persons whose total income is made up of income wholly

1	2	3	4
			<p>taxed at source or dividends or both) whose place of assessment is in Amravati District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 7,500/- as on 1-4-1970.</p> <p>II. All the partners of the firms assessed by the I.T.O., B-Ward, Amravati, irrespective of the amount of the total income of such persons, if they are assessable in Amravati District.</p> <p>III. All persons whose annual salary during the previous year exceeds the maximum amount not chargeable to income tax.</p> <p>IV. All new cases arising out of survey work or otherwise within the area and income limits specified above.</p>

2. This order shall take effect from 1-4-1970.

[No. 141—Amravati/69-70 (Tech)]

S. O. 1489.—In pursuance of Sub-section (1) of Section 124 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-tax, Poona hereby directs that the Income-tax Officers, specified in Column (2) of the Schedule appended, to this Order shall perform all the functions of the Income-tax Officers, in respect of the areas, persons, classes of persons, incomes, classes of incomes, cases or classes of cases mentioned in Column (4) thereof :—

SCHEDULE

District or Circle	Designation of the Income-tax Officer	Headquarters	Jurisdiction
1	2	3	4
Wardha	Income-tax Officer, A-Ward, Wardha	Wardha	<p>I. All cases as have been or may hereafter be assigned specifically under sec. 127 of the Income-tax Act, 1961.</p> <p>II. All companies and co-op. societies located in Wardha or Chanda Districts.</p> <p>III. All Directors of Limited Companies and co op. societies referred to above and whose place of assessment is in Wardha and Chanda Districts.</p>
Wardha	Income-tax Officer, B-Ward, Wardha.	Wardha	<p>I. All persons (other than those whose cases have been or may hereafter be assigned to I.T.O., A-Ward, Wardha, and limited companies co-op. societies, their Directors,</p>

1	2	3	4
			<p>and persons whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of income wholly taxed at source or Dividends or both) whose place of assessment is in Wardha or Chanda District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 40,000/- as on 1-3-1970.</p> <p>II. All partners of the firms assessed by the I.T.O., B Ward Wardha, irrespective of the amount of the total income of such persons, if they are assessable in Wardha or Chanda Dists.</p>
Wardha	Income-tax Officer, C Ward, Wardha.	Wardha	<p>I. All persons (other than those whose cases have been or may hereafter be assigned to ITO, A Ward Wardha, and limited companies, co-op. societies, their Directors and persons whose annual salary during the previous year exceeded the amount not chargeable to Income-tax and persons, whose total income is made up of income wholly taxed at source or Dividends or both) whose place of assessment is in Chanda and Wardha Districts and whose income as per last completed assessment or where no assessment has been completed the returned income, in any year exceeds Rs. 10,000/- but does not exceed Rs. 40,000/- as on 1-3-1970.</p> <p>II. All partners of the firms assessed by the I.T.O., C Ward, Wardha irrespective of the amount of such total income of such persons, if they are assessable in Wardha or Chanda Dists.</p> <p>III. All persons whose total income is made up of income wholly taxed at source or dividends or both i.e. Refundees.</p>
Wardha	Income-tax Officer, D Ward, Wardha	Wardha	<p>I. All persons (other than those whose cases have been or may hereafter be assigned to the ITO, A Ward, Wardha and limited companies, co-op. societies, their Directors, persons whose annual salary during the previous year exceeded the amount not chargeable to Income-tax and persons, whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Chanda and Wardha Districts and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 10,000/- as on 1-3-1970.</p>

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II. All persons, whose annual salary during the previous year exceeds the maximum amount not chargeable to income tax.

III. All partners of the firms assessed by the I.T.O., D Ward, Wardha, irrespective of the amount of total income of such persons, if they are assessable in Wardha and Chanda Districts.

IV. All new cases in the Dists. of Wardha and Chanda arising after 1-3-1970 out of Survey operations and cases where notices under section 139(2) of the Income-tax Act, 1961, have been issued but no returns are filed.

3. This Order shall take effect from 1-4-1970.

[No. 141-Wardha/69-70(Tech)]

S. O. 1490.—In pursuance of sub-section (1) of Section 124 of the Income-tax Act, 1961 (43 of 1961) and in partial modification of the previous order on this subject, the Commissioner of Income-tax, Poona, hereby directs that the Income-tax Officers specified in Column 2 of the Schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of the classes of persons and the areas as detailed in Column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District or Circle	Designation of the Income-tax Officer	Headquarters	Jurisdiction
(1)	(2)	(3)	(4)
Thana	Income-tax Officer, H Ward, Thana	Thana	<p>I. All unclassified persons whose place of assessment is in Kalyan and Ulhasnagar Talukas, who were assessable by I.T.O., S.S.C., Thana as on 31-3-70 and whose income as per last completed assessment does not exceed Rs. 15,000/- as on 1-4-1970.</p> <p>II. All partners of the firms assessed by him provided they are assessable in Thana District and who are not partners of the firms assessed by the I.T.O.s A, B, C, D, E, G, Wards and S.S.C. & Addl. S.S.C., Thana.</p>
Thana	Income-tax Officer Special Survey Circle, Thana	Thana	<p>I. All new cases arising out of survey work or on account of filing of voluntary returns in Kalyan, Bhiand, Murbad & Shahapur Talukas of Thana District where the returned total income for any year does not exceed Rs. 15,000/- or new cases where notices u/s</p>

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139(2) have been issued but no returns have been filed, provided that the jurisdiction in respect of all such new cases in which at least one assessment has been completed by the Income-tax Officer, Special Survey Circle, Thana, upto 31-3-1967, shall vest in the respective territorial Income-tax Officer and after 1-4-70 excepting these cases falling in the jurisdiction of the Income-tax Officer, H-Ward, Thana.

2. The words 'all unclassified persons' mean all persons other than companies, co-operative societies, salary earners, and persons whose total income is made up of income wholly taxed at source, or dividends or both i.e. refundees. The words 'salary earners' denote persons whose assessable income during the previous year exceeds the maximum amount not chargeable to income-tax and 50% or more of his total income is made up of salary income.

3. This order shall take effect from 1-4-1970.

[No. 141—Thana/69-70(Tech.)]

S.O. 1491.—In partial modification of the orders under sub-section (2) of Section 124 of the Income Tax Act, 1961, (43 of 1961), bearing No. 141—Poona/69-70 (SIB) dated 12th June, 1969, 22nd July, 1969 and even number dated 4th October, 1969, the Commissioner of Income-Tax, Poona, hereby directs that the Income-Tax Officers mentioned in Column 2 of the Schedule below shall perform the function mentioned in Column 3 thereof in respect of the area, persons, classes persons, incomes, classes of incomes, cases or classes of cases, mentioned in Column 4 of the said Schedule :—

SCHEDULE

S. No.	Designation of the Income-Tax Officer	Functions to be performed	Jurisdiction
(1)	(2)	(3)	(4)
1	Income-Tax Officer, Administration, Poona.	General Administration, functions of issue of notices u/s. 194, 195(2) and 197 of the Income-Tax Act, 1961.	All persons assessable by the Income-Tax Officer, M-Ward, Poona.
2	Income-Tax Officer, Collection-I, Poona	All the functions of an Income-Tax Officer under Chapter XVII (excluding sections 194, 195 (2), 197, 199, 214 to 217, 219 & 220 (1) and 140A (3) & Section 141 of the Income-Tax Act, 1961 and issue of notice of demand under Section 156 in respect of amounts which become payable as a result of orders under Section 140A (3), 141, 220 of the I.T. Act, 1961.	Persons assessable by the Income-Tax Officer, M-Ward, Poona.

2. This order shall take effect from 1-4-1970.

[No. 141—Poona/69-70/Tech.]

S.O. 1492.—In pursuance of Sub-section (1) of Section 124 of the Income Tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income Tax, Poona, hereby directs that the Income Tax Officers specified in column 2 of the Schedule appended to this order shall perform all the functions of the Income Tax Officer in respect of the areas, persons, classes of persons, incomes, classes of incomes, cases or classes of cases, mentioned in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other Income Tax Officer :

SCHEDULE

District or Circle	Designation of the Income-Tax Officer	Headquarters	Jurisdiction
1	2	3	4
Aurangabad	Income Tax Officer, Aurangabad A-Ward Aurangabad		<p>I. All limited companies and co-operative societies in Aurangabad and Bhir Districts.</p> <p>II. All Directors of the limited companies and co-operative societies referred to above and whose place of assessment is in Aurangabad and Bhir Districts.</p> <p>III. All persons whose place of assessment is in Jalna Taluka in Aurangabad District and whose income as per last completed assessment or where no assessment has been completed the returned income exceeds Rs. 50,000/- as on 1-4-1970.</p> <p>IV. All persons whose place of assessment is in Aurangabad (except Jalna Taluka and Bhir districts and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 30,000/- as on 1-4-1970.</p> <p>V. All partners of the firms assessed by the Income-tax Officer, A-Ward, Aurangabad, irrespective of amount of total income of such persons if they are assessable in Aurangabad and Bhir districts.</p> <p>VI. All new cases in the districts of Aurangabad and Bhir out of survey operations or otherwise within the income limit specified above.</p>
Aurangabad	Income Tax Officer, Aurangabad B-Ward, Aurangabad		<p>I. All persons whose place of assessment is in Jalna Taluka in Aurangabad District whose income as per last completed assessment or where no assessment has</p>

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			<p>been completed the returned income does not exceed Rs. 50,000/- as on 1-4-1970.</p> <p>II. All partners of the firm assessed by the I.T.O. B-Ward, Aurangabad, provided they are not assessed by the I. T. O., A-Ward, Aurangabad</p> <p>III. All new cases in Jalna Taluka of Aurangabad District arising out of survey operations or otherwise and where the income returned does not exceed Rs. 50,000.</p>
Aurangabad	Income-Tax Officer, Aurangabad C-Ward, Aurangabad		<p>I. All persons whose place of business is in Aurangabad District including Jalna Taluka of Aurangabad District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year does not exceed Rs. 30,000/-.</p> <p>II. All the partners of the firms assessed by the Income Tax Officer, C-Ward Aurangabad, provided they are assessable in Aurangabad District (excluding Jalana Taluka) and are not the partners of the firms assessed by the Income Tax Officer, A-Ward, Aurangabad.</p> <p>III. All new cases in the District of Aurangabad excluding Jalna Taluka arising out of survey operations or otherwise and where the returned income does not exceed Rs. 30,000/-.</p>
Aurangabad	Income-Tax Officer, Aurangabad D-Ward Aurangabad		<p>I. All persons whose place of assessment is in Bhir District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year does not exceed Rs. 30,000/-.</p> <p>II. All the partners of the firms assessed by the Income Tax Officer, D-Ward, Aurangabad, provided that they are assessable in Bhir District and are not partners of the firms assessed by the I.T.O., A-Ward, Aurangabad.</p>

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			III. All new cases in the District of Bhir arising out of survey operations or otherwise where the returned income does not exceed Rs. 30,000/-
Aurangabad	Income Tax Officer, Aurangabad B-Ward, Aurangabad		I. All persons in Aurangabad and Bhir Districts who are salary earners and persons whose total income is made up of income wholly taxed at source or dividends or both i.e. refundees.

2. The order shall take effect from 1-4-1970.

[No. 141-Aurangabad/71-70(Tech.)]

New Delhi, the 30th March 1970

S. O. 1493.—In pursuance of sub-section (1) of section 124 of the Income-Tax Act, 1961 (43 of 1961) and in suppression of the Commissioner of Income-Tax all previous orders on this subject, the Commissioner of Income-Tax, Poona, hereby directs that the Income-tax Officers specified in Column 2 of the Schedule appended to this order shall perform all the functions of the Income-Tax Officer in respect of the area, persons, classes of persons, incomes, classes of incomes cases or classes of cases mentioned in Column 4 thereof except in respect of such cases as have been or may thereafter be assigned specifically to any other Income-tax Officer.

SCHEDULE

District or circle	Designation of Income-tax Officer	Head Quarters	Jurisdiction
1	2	3	4
Nasik	Income-Tax Officer, Nasik A-Ward, Nasik.		I. All limited company cases and all cases of co-operative societies in Nasik District. II. All Directors of Limited companies and co-operative Societies referred to above and whose place of assessment is in Nasik District.
Nasik	Income-Tax Officer, Nasik A-Ward, Nasik.		III. All unclassified persons whose place of assessment in Nasik, Sinnar is Igatpuri, Dindori Talukas and Peint and Surgana Mahal of Nasik District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 40,000 as on 1-4-1971. IV. All partners of the firms assessed by the Income-tax Officer, A-Ward Nasik, irrespective of total income of such persons, if they are assessable in Nasik District.

1	2	3	4
Nasik	Income-tax Officer, B-Ward Nasik.	Nasik	<p>I. All unclassified persons whose place of assessment is in Nasik, Sinnar, Igatpuri, Dindori Talukas and Peint and Surgana Mahals of Nasik District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 25,000 but does not exceed Rs. 40,000 as on 1-4-1970</p> <p>II. All partners of the firms assessed by the Income-tax Officer, B-Ward, Nasik, irrespective of total income of such persons, if they are assessable in Nasik District.</p>
Nasik	Income-tax Officer, C-Ward, Nasik.	Nasik	<p>I. All unclassified persons whose place of assessment is within Municipal limits of Nasik City and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 15,000 but does not exceed Rs. 25,000 as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-tax Officer C-Ward, Nasik, irrespective of total income of such persons, if they are assessable in Nasik District.</p>
Nasik	Income-tax Officer, D-Ward, Nasik.	Nasik	<p>I. All unclassified persons whose place of assessment is in Nasik, Sinnar, Igatpuri, Dindori Talukas and Peint and Surgana Mahals of Nasik Districts but excluding Municipal limits of Nasik City, and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 15,000 but does not exceed Rs. 25,000 as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-tax Officer, D-Ward, Nasik irrespective of total income of such persons, if they are assessable in Nasik District.</p>
Nasik	Income-tax Officer, E-Ward, Nasik.	Nasik	<p>I. All unclassified persons whose place of assessment is in Nasik, Sinnar, Igatpuri, Dindori Talukas and Peint and Surgana Mahals of Nasik district and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 7,500 but does not exceed Rs. 15,000 as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-tax Officer, E-Ward, Nasik, irrespective of total income of such persons, if they are assessable in Nasik District.</p>

1	2	3	4
Nasik	Income-tax Officer, F-Ward, Nasik.	Nasik	<p>I. All unclassified persons whose place of assessment is in Nasik, Sinnar, Igatpuri, Dindori Talukas and Peint and Surgana Mahals of Nasik District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 7,500 as on 1-4-1970.</p> <p>II. All Partners of the firms assessed by the Income-tax Officer, F-Ward, Nasik, irrespective of total income of such persons, if they are assessable in Nasik District.</p> <p>III. All the persons whose place of assessment is in Nasik District and who are salary earners and persons whose total income is made up of income wholly taxed at source or dividends or both i.e., refundees.</p> <p>IV. All new cases in Nasik, Sinnar, Igatpuri, Dindori, Talukas and Peint and Surgana Mahal of Nasik District arising after 1-4-1970 out of survey operations or otherwise and in the cases where notices U/s. 139(2) have been issued but no returns are filed.</p>

The words "All unclassified persons" mean all persons other than companies, co-operative societies, their directors, salary earners and persons whose total income is made up of income wholly taxed at source or dividends or both i.e. refundees. The words "salary earners" denote a person whose assessable income during the previous year exceeds the maximum amount not chargeable to income tax and 50% or more of his total income is made up of salary income.

This order shall take effect from 1-4-1970.

[No. 141-Nasik/69-70(Tech.)]

S. O. 1494.—In pursuance of Sub-section 1 of section 124 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-tax Poona hereby directs that the Income-tax officer specified in Column 2 of the schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of the areas, persons, classes of persons, incomes, classes of incomes, cases or classes of cases mentioned in Column 4 thereof except in respect of such cases as have been or may hereafter be assigned specifically to any other income-tax Officer :—

SCHEDULE

District or Circle	Designation of the Income-tax Officer.	Headquarters	Jurisdiction
1	2	3	4
Kolhapur	Income-tax Officer A-Ward, Kolhapur.	Kolhapur	<p>I. All Limited Companies and Co-operative Societies in Kolhapur District.</p> <p>II. All Directors of Limited Companies and Co-operative Societies.*</p>

* Referred to above and whose place of assesment is in Kolhapur District.

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III. Non-resident assesses deriving profit from occasional business in Deogad, Malvan, Vengurla and Sawantwadi Talukas of Ratnagiri District.

IV. All persons (other than companies, Co-op. Societies, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Kolhapur District and Sawantwadi, Vengurla, Malvan & Deogad Talukas of Ratnagiri Dist. and whose income as per last completed assessment or where no assessment has been completed, the return/income in any assessment year exceeds Rs. 2,00,000 as on 1-4-1970.

V. All partners of the firms assessed by Income-tax Officer, A-Ward Kolhapur, irrespective of the amount of total income of such persons if they are assessable in Kolhapur District and Sawantwadi, Vengurla, Malvan and Deogad Talukas of Ratnagiri District.

VI. All new cases in the areas assigned to the Income-tax Officer A-Ward, Kolhapur, subject to income limits specified above.

Kolhapur . Income-Tax Officer, Kolhapur
B-Ward, Kolhapur.

I. All persons (other than companies Co-op. Societies, their Directors non-resident assesses deriving profit from occasional shipping business, persons whose annual salary during the previous year exceeded maximum amount not chargeable to Income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Kolhapur District and Swantwadi, Vegurla, Malvan and Deogad Talukas of Ratnagiri District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 60,000 but does not exceed Rs. 2,00,000 as on 1-4-1970.

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II. All partners of the firms assessed by the Income-Tax Officer, B-Ward, Kolhapur, irrespective of the amount of total income of such persons if they are assessable in Kolhapur District and in Deogad, Malvan, Vengurla and Swantwadi Talukas of Ratnagiri District.

III. All new cases in the areas assigned to the Income-tax Officer, B-Ward, Kolhapur, subject to income limits specified above.

Kolhapur Income-tax Officer, Kolhapur
C-Ward, Kolhapur

I. All persons (other than companies, Co-op. Societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Kolhapur District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 25,000 but does not exceed Rs. 60,000 as on 1-4-1970.

II. All partners of the firms assessed by the Income-Tax Officer, C-Ward, Kolhapur, irrespective of the amount of total income of such persons, if they are assessable in Kolhapur District.

III. All new cases in the areas assigned to the Income-tax Officer, C-Ward, Kolhapur, subject to income limits specified above.

Kolhapur Income-tax Officer, Kolhapur
D-Ward, Kolhapur

I. All persons (other than companies, Co-op. Societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Kolhapur District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year exceeds Rs. 10,000 but does not exceeds Rs. 25,000 as on 1-4-1970.

II. All partners of the firms assessed by the Income-tax Officer, D-Ward, Kolhapur, irrespective of the Amount of total income of such persons if they are assessable in Kolhapur District.

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Kolhapur Income-tax Officer, Kolhapur
E-Ward, Kolhapur

III. All new cases in the areas assigned to the Income-tax Officer, D-Ward, Kolhapur, subject to income limits specified above.

I. All persons (other than companies, Co-op. Societies, their Directors, non-resident assesses deriving profit from occasional shipping business, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Sawantwadi, Vengurla, Malvan and Deoged Talukas of Ratnagiri District and whose income as per last completed assessment or where no assessment has been completed the returned income in any year exceeds Rs. 10,000 but does not exceed Rs. 1,00,000 as on 1-4-1970.

II. All partners of the firms assessed by the Income-tax Officer, E-Ward Kolhapur, irrespective of the amount of total income of such persons, if they are assessable, in above said 4 talukas of Ratnagiri District.

III. All persons whose place of assessment is in Kolhapur Distt. and whose annual salary during the previous year exceeds the maximum amount not chargeable to income-tax.

IV. All new cases in areas assigned to the Income-tax Officer, E-Ward, Kolhapur, subject to income limits specified above.

Kolhapur Income-tax Officer Kolhapur
E-Ward, Kolhapur.

I. All persons (other than companies, Co-op. Societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to Income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Hatkanangale Taluka of Kolhapur District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 10,000 as on 1-4-1970.

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Kolhapur	Income-tax Officer, G-Ward, Kolhapur	Kolhapur	<p>II. All partners of the firms assessed by the Income-Tax Officer, F-Ward, Kolhapur, irrespective of the amount of total income of such persons if they are assessable in Kolhapur District.</p> <p>III. All new cases in areas assigned to the Income-tax Officer, F-Ward, Kolhapur, subject to income limit specified above.</p>
Kolhapur	Income-tax Officer, H-Ward, Kolhapur	Kolhapur	<p>I. All persons (other than companies Co-op. Societies, their Directors, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both) whose place of assessment is in Kolhapur Municipal area and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 10,000 as on 1-4-1970.</p> <p>II. All partners of the firms assessed by the Income-tax Officer, G-Ward, Kolhapur, irrespective of the amount of total income of such persons if they are assessable in Kolhapur District.</p> <p>III. All new cases in areas assigned to the Income-tax Officer, G-Ward, Kolhapur, subject to income limits specified above.</p> <p>I. All persons (other than companies, Co-op. Societies, their Directors, non resident assesses deriving profit from occasional shipping business, persons whose annual salary during the previous year exceeded the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends of both) whose place of assessment is in Sawantwadi, Vengurla, Malvan & Deogad Talukas of Ratnagiri District and whose income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 10,000 as on 1-4-1970.</p> <p>II. All persons (other than companies, Co-op. Societies, their Directors, persons whose annual salary during the previous year exceeded the</p>

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maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividend or both), whose place of assessment is in Kolhapur District except in Kolhapur Municipal area and Hatkanangale Taluka and whose total income as per last completed assessment or where no assessment has been completed, the returned income in any year does not exceed Rs. 10,000 as on 1-4-1970.

III. All partners of the firms assessed by the Income-tax Officer, H-Ward, Kolhapur, irrespective of the amount of total income, if they are assessable in Kolhapur District.

IV. All new cases in areas assigned to the Income-tax Officer, H-Ward, Kolhapur, subject to income limits specified above.

V. All persons whose place of assessment is Kolhapur District and whose total income is made up of income wholly taxed at source or dividends or both i.e. Refundees.

IV. All new cases in Kolhapur Distt. & Sawantwadi, Vengurla, Malvan & Deogad Talukas of Ratnagiri Dist. where notices u/s. 139(2) have been issued but no returns are filed.

This order shall take effect from 1-4-1970.

[No. 141—Kolhapur/69-70 (Tech.)]

S.O. 1495.—In exercise of the powers conferred under sub-section (1) of the Section 124 of the Income-tax Act, 1961 (43 of 1961) the Commissioner of Income-tax, Poona, hereby directs, in partial modification of the existing orders in this regard, that Income-tax Officer, E-Ward, Sholapur shall and the Income-tax Officer, Latur shall not, perform the function in respect of all persons (other than companies, salary earners and refund cases) whose place of assessment is in Barsi Taluka of Sholapur District.

This Order shall take effect from 1st April, 1970.

[No. Pn. 141-Genl/69-70(Tech.)]

S.O. 1496.—In exercise of the powers conferred by Sub-Sections (1) and (2) of Section 124 of the Income-tax Act, 1961 (43 of 1961) I, the Commissioner of Income-tax, Poona, hereby directs that the Income-tax Officer, Recovery Circle, Kolhapur, shall and income-tax Officers A. B, C, D, E, F, G & H-Wards, Kolhapur, shall not perform the functions relating to collection and recovery as detailed in Chapter XVII of the Income-tax Act, 1961 [excluding Sections 215 to 217, 219 and Section 220(1)] and in relation to issue of tax verification certificates in respect of the persons assessable by the above mentioned Income-tax Officers or by virtue of any

order or orders under section 126 and/or under section 127 of the Income-tax Act, 1961 or under the corresponding provision of the Indian Income-tax Act, 1922.

2. This Order shall take effect from 1st April 1970.

[No. 141-Kolhapur/69-70/(Tech).]

Poona, the 31st March 1970

S.O. 1497.—In pursuance of Sub-Section (1) of Section 124 of the Income-tax Act, 1961 (43 of 1961) and in supersession of all previous orders on this subject, the Commissioner of Income-tax, Poona hereby directs that the Income tax Officers specified in Col. 2 of the Schedule appended to this order shall perform all the functions of the Income-tax Officer in respect of the areas, persons, classes of persons, incomes, classes of income, cases or classes of cases mentioned in column 4 thereof except in respect of such cases as have been or may hereafter be assigned specially to any other Income-tax Officer.

SCHEDULE

District or Circle	Designation of the Income-tax Officer	Headquarters	Jurisdiction
1	2	3	4
Sangli	Income-tax Officer A- Ward, Sangli.	Sangli.	<p>I. All companies and Co-op. Societies in Sangli District,</p> <p>II. All Directors of Limited Companies and Co-op. Societies referred to above and whose place of assessment is in Sangli District.</p> <p>III. All persons (other than Cos., Co-op. Societies, Salary earners and refundees) whose place of assessment is in Sangli City & Market Yard excluding the area specifically allotted to other I.T.Os.</p> <p>IV. All partners of the firms assessed by the I.T.O., A-Ward, Sangli.</p>
Sangli	Income-tax Officer B- Ward, Sangli.	Sangli.	<p>I. All persons (other than Cos., Co-op. Societies and their directors, Salary earners & refundees) whose place of assessment is in :</p> <p>(a) Ganapati Peth of Sangli City,</p> <p>(b) Miraj Taluka (excluding Madhavnagar) & areas of Sangli City (other than the areas specifically allotted to other I.T.Os.),</p> <p>(c) Tasgaon & Mahankal Talukas of Sangli Dist.</p> <p>II. All partners of the firms assessed by the I.T.O., A-Ward, Sangli.</p>

1	2	3	4
Sangli	Income-tax Officer, C- Sangli Ward, Sangli	I. All persons (other than Cos., Co-op. Societies and their directors Salary earners & refundees) whose place of assessment is in :	
		(a) Madhavnagar & Station Road starting from Congress Bhavan to Saraf Katta Chowk, Harbhat Road starting from Municipality Chowk to Krishna Rivan Bridge of Sangli City.	
		(b) Sangli Dist. excluding Tasgaon, Miraj & Kavathe Mahankal Talukas otherwise than the areas specifically allotted to other I.T.O.	
		II. All partners of the firms assessed by the I.T.O., C-Ward, Sangli.	
Sangli	Income-tax ¹ Officer, D- Sangli Ward, Sangli.	I. All persons whose annual salary during the previous year exceeds the maximum amount not chargeable to income-tax and persons whose total income is made up of income wholly taxed at source or dividends or both, provided they are assessable in Sangli Dist.	

2. This order shall take effect from 1-4-1970.

[No. 141—Sangli/69-70 (SIB).]

WEALTH TAX

Poona, the 28th March 1970

S.O. 1498.—Whereas by orders No. 141-Poona/69-70(SIB) dated 12th June, 1969, 22nd July, 1969, 4th October, 1969 and order of even number dated 28th March, 1970 under sub-Section (1) of Section 124 of the Income-Tax Act, 1961, all the functions of an Income-Tax Officer in respect of persons assessed or assessable by the Income-Tax Officer in Poona Range, Poona, have been assigned concurrently to all the Income-Tax Officers of that Range ;

And whereas it is proposed to allocate and distribute the work to be performed by each of the Income-Tax Officers aforesaid under the Wealth-Tax Act, 1957.

The Commissioner of Wealth-Tax, Poona, hereby directs that the Income-Tax Officers mentioned in column 2 of the Schedule below shall perform the functions mentioned in column (3) thereof in respect of areas, persons, classes of persons, incomes, classes of incomes, cases or class of cases, mentioned in the corresponding entry in column 4 of the said schedule.

SCHEDULE

Sl. No.	Designation of the Income-Tax Officer	Functions to be performed	Jurisdiction
(1)	(2)	(3)	(4)
1	Income-Tax Officer, Administration, Poona.	General administration.	All persons assessable by the Income-Tax Officer, M-Ward Poona.
2	Income-Tax Officer, M-Ward, Poona.	All the functions of a Wealth-Tax Officer other than those allotted to Income-Tax Administration, Poona & Income-Tax Officers, Collection I & II, Poona.	As described in Col. 4 of the schedule attached to the order u/s. 124(2) of the I.T. Act, 1961 issued under this office order No. 141-Poona/69-70 (Tech.) dated 28-3-1970 against corresponding entry.
3	Income-Tax Officer, Collection-I, Poona.	All the functions of Wealth-Tax Officer under Chapter VII of the Wealth-Tax Act, 1957.	As described in Col. 4 of the Schedule attached to the order No. 141-Poona/69-70 (Tech.) dated 28-3-1970 against the corresponding entry.

2. This order shall take effect from 1-4-1970.

[No. 141-Poona/69-70/Tech.]

GIFT TAX

Poona, the 28th March 1970

S.O. 1499.—Whereas by orders No. 141-Poona/69 70/(SIB) dated 12th June, 1969, 22nd July, 1969, 4th October, 1969 and order of even number dated 28th March, 1970 under Sub-section (1) of Section 124 of the Income-tax Act, 1961 all the functions of an Income-tax Officer in respect of persons assessed or assessable by the Income-tax Officer in Poona Range, Poona, have been assigned concurrently to all the Income-tax Officers of that Range ;

And whereas it is proposed to allocate and distribute the work to be performed by each of the Income-Tax Officers aforesaid under the Gift-Tax Act, 1958.

The Commissioner of Gift-tax Poona, hereby directs that the Income-tax Officers mentioned in Column 2 of the Schedule below shall perform the functions mentioned in Column (3) thereof in respect of areas, persons, classes of persons, incomes, classes of incomes, cases or classes of cases mentioned in the corresponding entry in Column 4 of the said schedule :—

SCHEDULE

Sl. No.	Designation of the Income-Tax Officer	Functions to be performed	Jurisdiction
1	2	3	4
1.	Income-tax Officer, Admn., Poona.	General Administration.	All persons assessable by the Income-tax Officer, M-Ward, Poona.

1	2	3	4
2	Income-tax Officer, M-Ward, Poona.	All the functions of a Gift-tax Officer other than those allotted to I.T.O. Admn., Poona, & ITOs. Collection I & II, Poona.	As described in Col. 4 of the schedule attached to the order u/s 124(2) of the I.T. Act, 1961 issued under this office order No. 141 Poona/69-70 (Tech.) dt. 28-3-70 against the corresponding entry.
3	Income-tax Officer, Collection I, Poona.	All the functions of a Gift-Tax Officer under Chapter VII of the Gift-tax Act, 1958.	As described in Col. 4 of the schedule attached to the order No. 141-Poona/69-70/(Tech.) dt. 28-3-70 against the corresponding entry.

2. This order shall take effect from 1-4-1970.

[No. 141-Poona/69-70/(Tech.)]

A. BALASUBRAMANIAN,
Commissioner of Income Tax

COCHIN CUSTOMS AND CENTRAL EXCISE COLLECTORATE

CENTRAL EXCISES

Cochin, the 25th March 1970

S.O. 1500.—In exercise of the powers conferred upon me under Section 2(a) of the Produce Cess Act, 1966 (15 of 1966) read with Government of India Notification G.S.R. 884 dated 26th March, 1969, I, M. C. Das, Collector of Customs and Central Excise, Cochin, hereby authorise, the Central Excise Officers specified in column (2) of the table hereto annexed to exercise within their jurisdiction, the powers of the "Collector" under the Produce Cess Act enumerated in column (1) thereof subject to the limitations specified in column (3) of the said table.

TABLE

Section of the Produce Cess Act	Rank of officer	Limitation if any
11 (1) and (2)	Officer in charge of Customs (Minor Ports) under the control of Collector of Customs & Central Excise Cochin.	Full Powers

[No. 4/1970.]

M. C. DAS, Collector.

COLLECTORATE OF CENTRAL EXCISE: WEST BENGAL: CALCUTTA

CENTRAL EXCISES

Calcutta, the 26th March, 1970

S. O. 1501.—In exercise of the powers conferred upon me under Section 2 (a) of the Produce Cess Act, 1966 (15 of 1966), read with Government of India Notification No. G.S.R. 834 dated 26-3-69 I hereby authorise the Central Excise Officers specified in column 2 of the table below to exercise, within their respective jurisdiction, the powers of the Collector under the Produce Cess Act 1966 enumerated in column 1 thereof subject to the limitations set out in Column 3 of the said table :—

TABLE

Section of the Produce Cess Act, 1966	Rank of officer	Limitations, if any
(1)	(2)	(3)
8(i)	(a) Any Officer not below the rank of a Superintendent of Central Excise (In a case of M.O.R.) in whose jurisdiction the mill/occupier falls. (b) Any Officer not below the rank of an Inspector of Central Excise (In case of Isolated Ranges) in whose jurisdiction the mill/occupier falls.	Full powers. Do.

(1)	(2)	(3)
9(1)	(a) Any Officer not below the rank of a Superintendent of Central excise (In case of M.O.R.) in whose jurisdiction the mill/occupier falls.	Full powers.
	(b) Any officer not below the rank of an Inspector of Central Excise (In case of Isolated Range) in whose jurisdiction the mill/occupier falls.	Do.
9(2)	Any Officer not below the rank of a Superintendent of Central Excise in whose jurisdiction the mill/occupier falls.	Do.
11(2)	All Central Excise & Customs Officers in charge of the Customs Station through which the export takes place.	Do.
12(1), 12(b) & 12(c).	Any Officer not below the rank of a Superintendent of Central Excise having jurisdiction over the mill/occupier.	Do.
13(1) & 13(1)	Any Officer of and above the rank of an Inspector of Central excise.	Do.
18.	Any Officer not below the rank of an Assistant Collector of Central Excise having jurisdiction over the mill/occupier.	Do.

[No. 5/70.]
D. R. KOHLI,
Collector.

OFFICE OF THE COMMISSIONER OF INCOME TAX, ORISSA, BHUBANESWAR

Bhubaneswar, the 8th April, 1970

S.O. 1592.—In exercise of the powers conferred on him under sub-section (1) of Section 127 of the Income-tax Act, 1961 (Act 43 of 1961) and all other powers enabling him in this behalf, the Commissioner of Income-tax, Orissa Bhubaneswar hereby transfers the case, particulars of which are given in column (2) of the Schedule hereto annexed from the Income-tax Officer mentioned in column (3) to the Income-tax Officer mentioned in column (4) thereof :—

SCHEDULE

Sl. No.	Name of the assessee	From the Income-tax Officer.	To the Income-tax Officer.
(1)	(2)	(3)	(4)
1	M/s Nityam Hunatram, Talcher, Dhenkanal.	Income-tax Officer, Dhenkanal.	Income-tax Officer, Cuttack.
2	Shri. Kishenlal Agarwala	Do.	Do.
3	„ Bhaniram Agarwala	Do.	Do.
4	„ Hunatram Agarwala	Do.	Do.
5	„ Sohanlal Agarwala	Do.	Do.
6	„ Laxmanlal Agarwala, C/o Bhanilal Agarwala	Do.	Do.
7	Smt. Fulki Devi through M/s Sagarmal Agarwala & Others	Do.	Do.
8	Smt. Rukmini Devi, 1 Upper Wood Street, Calcutta	Do	Do.
9	Shri. Mahabir Prasad Agrawala, 3, Lyons Range, Calcutta	Do.	Do.
10	„ Basudeo Prasad Agarwala, Talcher	Do.	Do.
11	Smt. Narmada Devi Agarwala, 40/41 Iron Side Road, Calcutta	Do.	Do.
12	Shri. Sagarmal Agarwala, C/o Shri Bhaniram Agarwala, Talcher	Do.	Do.
13	Shri. Santosh Kumar Agarwala, C/o Bhaniram Agarwala, Talcher	Do.	Do.
14	„ Sitwarimal Agarwala, Talcher	Do.	Do.
15	„ Ritulal Agarwala, S/o Bhaniram Agarwala	Do.	Do.

This notification shall take effect from 15-4-1970

[No. Admn. I. T. XIII-2/69.]

K. JAGANNATHAN,
Commissioner of Income-Tax.

**MINISTRY OF INDUSTRIAL DEVELOPMENT, INTERNAL TRADE AND
COMPANY AFFAIRS**

(Department of Internal Trade)

New Delhi, the 8th April 1970

S.O. 1503.—In exercise of the powers conferred by section 8 of the Emblems and Names (Prevention of Improper Use) Act, 1950 (12 of 1950), the Central Government hereby makes the following amendment in the Schedule to the said Act, namely:—

In the said Schedule, for the existing entry against item 9 A, the following entry shall be substituted, namely:—

'The name or pictorial representation of Mahatma Gandhi, Pandit Jawaharlal Nehru, Chatrapati Shivaji Maharaj or the Prime Minister of India or the words 'Gandhi' 'Nehru' or 'Shivaji', except the pictorial use thereof on calendars where only the names of the manufacturers and printers of the calendars are given and the calendars are not used for advertising goods.'

[No. F.23(1)-IT/70.]

P. SITARAMAN, Dy. Secy.

औद्योगिक विकास, आन्तरिक व्यापार और कम्पनी कार्य मंत्रालय

(आन्तरिक व्यापार विभाग)

नई दिल्ली, 8 अप्रैल, 1970

का० आ० 1503—संप्रतीक और नाम (अनुसूचित उपयोग का निवारण) अधिनियम, 1950 (1950 का 12) की धारा 8 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त अधिनियम की अनुसूची में एतद्वारा निम्नलिखित नियम संशोधन करती है, अर्थात् :—

उक्त अनुसूची में, मद 9क के सामने विद्यमान प्रविष्टि के स्थान पर निम्नलिखित प्रविष्टि प्रतिस्थापित की जाएगी अर्थात् :—

'महात्मा गांधी, पंडित जवाहर लाल नेहरू, छत्रपति शिवाजी महाराज या भारत के प्रधान मंत्री के नाम या चित्र रूप या 'गांधी' 'नेहरू' या 'शिवाजी' शब्द, कलेण्डरों पर उनके चित्रों के उपयोग के सिवाय, जहां कलेण्डरों के विनिर्माताओं और मुद्रकों के केवल नाम दिए जाते हैं और कलेण्डरों का उपयोग माल का विज्ञापन करने के लिये नहीं किया जाता है।'

[फाइल सं० 23(1)-आई० टी०/703]

(औद्योगिक तथा आन्तरिक व्यापार विभाग)

नई दिल्ली, 2 फरवरी, 1970

एस० आ० 1911.—खादी तथा ग्रामोद्योग आयोग अधिनियम 1956 (1956 का 61वां) की धारा 9 की उप-धारा (3) के द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए और भारत सरकार के भूतपूर्व वाणिज्य तथा उद्योग मंत्रालय की अधिसूचना संख्या एस० आर० ओ० 1131 तथा एस० आर० ओ० 1723 दिनांक 5 अप्रैल 1957 तथा 23 मई 1957 में रूप-भेद करते हुए तथा भारत सरकार के भूतपूर्व वाणिज्य तथा उद्योग मंत्रालय की अधिसूचना संख्या एस० आर० 1406 दिनांक 15 मई

1963 तथा भारत सरकार के भूतपूर्व सामाजिक सुरक्षा विभाग की अधिसूचना संख्या एस० ओ० 112 दिनांक 29 दिसम्बर 1965 का अधिनियम करते हुए केन्द्रीय सरकार एतद्वारा :

- (क) खादी तथा ग्रामोद्योग से सम्बन्धित वित्त मंत्रालय का एक अधिकारी और
- (ख) खादी तथा ग्रामोद्योग से सम्बन्धित खादी प्रशासनिक मंत्रालय के एक अधिकारी को खादी तथा ग्रामोद्योग आयोग की बैठक में उपस्थित होने और आयोग के विचार विमर्श में बिना मताधिकारी के भाग लेने के लिए प्रतिनियुक्त करती है।

[एफ० सं० 41(6)/69-के० वी० आई० पी०]

प० सीतारामन्, उप-सचिव।

(Department of Industrial Development)

ORDERS

New Delhi, the 17th April 1970

S.O. 1504.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 18A of the Industries (Development and Regulation) Act, 1951 (85 of 1951), the Central Government hereby makes the following further amendments in the notified Order of the Government of India in the late Ministry of Industrial Development and Company Affairs (Department of Industrial Development) No. S.O. 3091/18A/IDRA/67, dated the 2nd September, 1967, namely:—

In paragraph 2 of the said Order:—

- (a) in item (I), for the words and letters "Shri K. L. Pasricha" the words and letters "Shri R. S. Talwar" shall be substituted;
- (b) in item (III) for the words and brackets "Director (Sugar Technical)" the words "Additional Chief Director" shall be substituted.

[No. F.9(1)Lic.Pol./67.]

S.O. 1505.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 18A of the Industries (Development and Regulation) Act, 1951 (85 of 1951), the Central Government hereby makes the following further amendments in the notified Order of the Government of India in the late Ministry of Industrial Development and Company Affairs (Department of Industrial Development) No. S.O. 4460/18A/IDRA/67, dated the 14th December, 1967, namely:—

In paragraph 2 of the said order

- (i) in item 1 for the words and letters "Shri K. L. Pasricha" the words and letters "Shri R. S. Talwar" shall be substituted;
- (ii) in item 3 for the words and brackets "Director (Sugar Technical)" the words "Additional Chief Director" shall be substituted.

[No. F. 9(1)/Lic. Pol./67]

R. C. SETHI, Under Secy.

(Department of Industrial Development)

(Indian Standards Institution)

New Delhi, the 8th April 1970

S.O. 1506.—In partial modification of the notification published in the Gazette of India, Part II, Section 3 (II) dated 10th January, 1970 under number S.O. 86 dated 22nd December, 1969, the following correction shall be made:

The Schedule, Sl. No. 1, Col. 5—Add the following words between line 10 and line 11—

"and the relevant grade designation being subscribed under the bottom side".

[No. CMD/13:9.]

S. O. 1507.—In pursuance of sub-regulation (3) of regulation 7 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the marking fee(s) per unit for various products, details of which are given in the Schedule hereto annexed, have been determined and the fee(s) shall come into force with effect from the dates shown against each :

THE SCHEDULE

Sl. No.	Product/Class of Products	No. and Title of Relevant Indian Standard	Unit	Marking Fee per Unit	Date of effect
(1)	(2)	(3)	(4)	(5)	(6)
1	Wrought aluminium and aluminium alloys, rivet stock.	IS:740-1966 Specification for wrought aluminium and aluminium alloys, rivet stock (for general engineering purposes) (<i>revised</i>)	One tonne	Rs. 5.00	16 April 1970
2	Rectangular tins	IS:1406-1963 Specification for rectangular tins (<i>revised</i>)	One tonne	0.25 paise per unit for the first 500,000 units ; 0.167 paise per unit for next 500,000 units and 0.1 paise for the 1,000,001st unit and above.	1 April 1970
3	Dextrin for use in foundries	IS:4269-1967 Specification for dextrin for use in foundries	One tonne	Rs. 5.00	1 April 1970

[No. CMD/13:10]

New Delhi, the 10th April 1970

S. O. 1508.—In pursuance of sub-regulation (1) of Regulation 8 of the Indian Standards Institution (Certification Marks), Regulations, 1955, as amended from time to time, the Indian Standards Institution hereby notifies that thirty three licences, particulars of which are given in the following Schedule, have been granted authorizing the licensees to use the Standard Marks:

THE SCHEDULE

Sl. No.	Licence No. (CM/L-)	Period of Validity		Name and Address of the Licensee	Article/Process covered by the Licence and the Relevant IS Designation
(1)	(2)	From	To	(5)	(6)
1	CM/L-2270 4-3-1970	1-3-1970	28-2-1971	M/s. Iron & Steel Manufacturing Syndicate, 8, Eden Hospital Road, Calcutta-12	Tea-chest metal fittings—IS:10-1964
2	CM/L-2271 5-3-1970	16-3-1970	15-3-1971	M/s. National Iron & Steel Co. Ltd., Belur (Eastern Railway) Dist. Howrah, West Bengal (Office : 51 Steppen House, 4 Dalhousie Square East, Calcutta-1)	Carbon steel blooms and slabs for forging—IS:1875-1966

(1)	(2)	(3)	(4)	(5)	(6)
3	CM/L-2272 6-3-1970	16-3-1970	15-3-1971	M/s. I.B.I. Private Ltd., S-86, Andheri-Kur- la Road, Bombay-59 (Office : Victoria Building, Parsee Bazar St., Fort, Bombay-1 BR)	(i) Horizontal-cylindrical and horizontal-rectangular steam sterilizers, pressure type—IS:3829-1966 and (ii) Horizontal-cylindrical high speed steam sterilizers pressure type—IS: 4510-1968
4	CM/L-2273 6-3-1970	1-3-1970	28-2-1971	M/s. Tribeni Tissues Limited, Tribeni P.O., Hooghly District, (Office : 3, Middleton Street, Calcutta-16)	Base paper for carbon paper, Type I—Grade II, III, IV and V Type II—Grade III—IS:3413-1966
5	CM/L-2274 10-3-1970	16-3-1970	15-3-1971	M/s. Narain Singh Sant Singh (Lamp Division) 29, Kanjur Village, Bhandup, Bombay-78 (Office : Avantikabai Gokhale St, 27, Ashar Building, Bombay-4)	Automobile lamps, 12V ; 21W, Medium single filament—IS: 1606-1966
6	CM/L-2275 10-3-1970	16-3-1970	15-3-1971	M/s. Sen-Harvic Road, No. 1, Chandrabag Industrial Estate, P. O. Box No. 39 Udhna, Dist. Surat, (Gujarat State) (Office : 37, Abdul Rehman St., Bombay-3)	(i) Steel windows, size 6 HS 12 and (ii) Steel ventilators, size 6 HT 6—IS: 1038-1968
7	CM/L-2276 16-3-1970	1-3-1970	28-2-1971	M/s. Jaipal Udyog, 34-35 Rural Industrial Estate, Loni Road, Dist. Meerut (UP)	BHC emulsifiable concentrates—IS:632-1966
8	CM/L-2277 16-3-1970	1-3-1970	28-2-1971	Do.	Edrin emulsifiable concentrates—IS: 1310-1958
9	CM/L-2278 16-3-1970	16-3-1970	15-3-1971	M/s. Upper Assam Tea-chest Lining & Fitting Manufacturing Company, Masterpara, Dibrugarh (Assam)	Tea-chest metal fittings—IS:10-1964
10	CM/L-2279 16-3-1970	16-3-1970	15-3-1971	M/s. Central Insecticides & Fertilizers Saki Naka, Vihar Lake Road, Kurla, Bombay-70 (Office : 110, Industrial Estate, Indore (M.P.))	DDT water dispersible powder concentrates—IS:565-1961
11	CM/L-2280 17-3-1970	1-4-1970	31-3-1971	M/s. Mysore Lac & Paint Works Ltd., Ediga Extension, Mysore	Ink, duplicating, for twin cylinder rotary machines—IS: 1222-1969
12	CM/L-2281 20-3-1970	1-4-1970	31-3-1971	M/s. Verma Sports Industries 73-74 (B) Basti Nau Jullundur City	Shuttlecocks—IS:415-1963

(1)	(2)	(3)	(4)	(5)	(6)
13	CM/L-2282 18-3-1970	16-3-1970	15-3-1971	M/s. Bharat Pulverising Mills Pvt. Ltd, 1074, THIRUVOTTIYUR HIGH ROAD, Madras-19	Malathion emulsifiable concentrates—IS:2567-1963
14	CM/L-2283 20-3-1970	1-4-1970	31-3-1971	M/s. Ashok Tin Factory XVII/281, Jews Street, Ernakulam, Cochin-11 (Kerala) (Office : XXI/208 Jews Street, Cochin-11 (Kerala)	Tea-chest metal fittings—IS:10-1964
15	CM/L-2284 20-3-1970	1-4-1970	31-3-1971	M/s. Assam Railways & Trading Co. Ltd., P. O. Margherita, Dist. Lakhimpur (Upper Assam)	Tea-chest battens—IS:10-1964
16	CM/L-2285 30-3-1970	1-4-1970	31-3-1971	M/s. Asian Cables Corporation Ltd., Pokhran Road, Post Box No. 11 Thana (Maharashtra)	Thermoplastic insulated weather-proof cables, polyethylene insulated, taped, braided and compounded, twin core, flat, 250/440 Volts grade with aluminium conductors—IS: 3035 (Part II)-1966
17	CM/L-2286 30-3-1970	1-4-1970	31-3-1971	M/s. Fort William Company Ltd., (Steel wire & rope division) 6/A G. T. Road, Konnagar, Hooghly (West Bengal) (Office 14, Netaji Subhas Road, Calcutta)	Mild steel wires for armouring cables—IS:3975-1968
18	CM/L-2287 20-3-1970	16-3-1970	15-3-1971	M/s. Industrial Development Corporation of Orissa Ltd., For Re-rolling Mills Unit, P. O. Hirakud, Dist. Sambalpur (Orissa)	Structural steel (standard quality)—IS: 226-1962
19	CM/L-2288 20-3-1970	16-3-1970	15-3-1971	Do.	Structural steel (ordinary quality)—IS: 1977-1962
20	CM/L-2289 24-3-1970	16-3-1970	15-3-1971	M/s. Paramount Meters Pvt. Ltd., Pandit Neru Marg, Jamnagar (Gujarat)	Water meters (domestic type), dry-dial, inferential, Type A, 15 mm and 25 mm sizes—IS: 779-1968
21	CM/L-2290 24-3-1970	1-4-1970	31-3-1971	M/s. Mascot & Co. 35/C, CHAULAPATTY Road, Calcutta-10	Tea-chest metal fittings—IS:10-1964
22	CM/L-229 26-3-1970	1-4-1970	31-3-1971	M/s. Arun Udyog, Kotwali CHOPAR, Jaipur (Rajasthan)	Laundry soap, pure Type I, Grade I—IS:285-1964

(1)	(2)	(3)	(4)	(5)	(6)
23	CM/L-2292 26-3-1970	1-4-1970	31-3-1971	M/s. Plantcure Concentrates Village Ghazipur, P.O. Chinhat, Faizabad Road, Lucknow (UP) (Office : Seth Ramjas Lane Narhi, Lucknow)	Endrin emulsifiable concentrates— IS: 1310-1958
24	CM/L-2293 31-3-1970	1-4-1970	31-3-1971	M/s. Hindustan Tin Works Pvt. Ltd., G.T. Road, Ghaziabad	Rectangular tins, 5-litre capacity—IS: 1406-1963
25	CM/L-2294 31-3-1970	1-4-1970	31-3-1971	M/s. A. Paul Instruments Co., Jind (Haryana)	General purposes glass thermometers, range 'O to 100° C, schedule 7 and schedule 8 — IS: 2480-1964
26	CM/L-2295 31-3-1970	1-4-1970	31-3-1971	M/s. Tata Fison Industries Ltd., 431/4, Panchnpakhadi Village, Balrajishwar Road, Mulund, Bombay-80 (Office : Ralli House, 21 Ravelin Street, Fort, Bombay-1)	BHC emulsifiable concentrates —IS: 632-1966
27	CM/L-2296 31-3-1970	1-4-1970	31-3-1971	Do.	DDT Emulsifiable concentrates — IS: 633-1956
28	CM/L-2297 31-3-1970	1-4-1970	31-3-1971	M/s. Tropical Agrosystems (P) Ltd., 520/2 B Vanagaram Rd., Ambattur, Madras-53 (Office : 20 Muniappa Road, Madras-10)	BHC dusting powders—IS:561-1962
29	CM/L-2298 31-3-1970	1-4-1970	31-3-1971	M/s. Tropical Agrosystems (P) Ltd., 520/2 B Vanagaram Road, Ambattur, Madras-53 (Office : 20 Muniappa Road, Madras-10)	DDT Dusting powders—IS:564-1961
30	CM/L-2299 31-3-1970	1-4-1970	31-3-1971	M/s. Kapur Timbers, Khajuri Road, Yamuna Nagar [Office : 538-R, Model Town, Yamuna Nagar, Dist. Ambala (Haryana)]	Plywood tea-chest battens—IS:10-1964
31	CM/L-2300 31-3-1970	1-4-1970	31-3-1971	M/s. Kisan Chemicals, 127, Industrial Area, Chandigarh	BHC emulsifiable concentrates — IS: 632-1966
32	CM/L-2301 31-3-1970	1-4-1970	31-3-1971	M/s. Rajaram & Brothers Mhow-Neemuch Road, Mandasaur (M.P.)	Dextrin for use in Foundries, Grade, only—IS:4269-1967
33	CM/L-2302 31-3-1970	16-4-1970	15-4-1971	M/s. Met Industries 166, Jessore Road, Calcutta-55	Wrought aluminium and aluminium alloys, rivet stock, Grade NR5—IS:740-1966

S. O. 1509—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution Certification Marks Regulations, 1955, as amended from time to time, the Indian Standards Institution hereby notifies that the Indian Standard(s), particulars of which are mentioned in the Schedule given hereafter, have been established during the period 16 to 31 March 1970:

THE SCHEDULE

Sl. No.	No. and Title of the Indian Standard Established	No. and Title of the Indian Standard if any, superseded by the new Indian Standard	Brief Particulars.
(1)	(2)	(3)	(4)
1	IS: 644-1969 Specification for dipentene for paints (first revision)	IS: 644-1955 Specification for dipentene for paints.	This standard prescribes the requirements and the methods of sampling and test for dipentene used as a thinner and solvent for paints. (Price Rs. 5.00)
2	IS: 1708-1969 Methods of testing small clear specimens of timber (first revision)	(i) IS: 1708 (Part-I) 1960 Methods of testing small clear specimens of timber Part I and (ii) IS: 1708 (Part-II) 1963 Methods of testing small clear specimens of timber, Part II	This standard covers methods of testing small clear specimens of timber of the various type. (Price Rs. 10.00)
3	IS: 4984-1968 Specification for high density polyethylene pipes for potable water supplies	—	This standard lays down the requirements for high density polyethylene pipes for potable water supplies (Price Rs. 4.00)
4	IS: 5249-1969 Method of test for determination of <i>in situ</i> dynamic properties of soils.	—	This standard covers methods of conducting model block tests and evaluation of <i>in situ</i> dynamic and damping properties of soils. (Price Rs. 5.00)
5	IS: 5291-1969 Specification for tables, operation, hydraulic, major.	—	This standard lays down constructional and performance requirements of manually controlled, hydraulic, major operation tables. (Price Rs. 3.50).
6	IS: 5302-1969 Code of safety for acetic anhydride	—	This code describes the properties of acetic anhydride, the nature of hazards associated with it and essential information on storage, handling, packing, labelling, waste disposal, cleaning and repair of tanks and equipment, selection and training of personnel, personal protective equipment and first-aid. (Price Rs. 5.00)
7	IS: 5312 (Part I)-1969 Specification for swing check type reflux (non-return) valves Part I Single door pattern	—	This standard covers requirements for flanged reflux valves of single door, swing check type used for water works purposes of sizes 50 mm to 600 mm. (Price Rs. 5.00)

(1)	(2)	(3)	(4)
8	IS: 5325-1969 Specification for fine silver ingot	—	This standard covers the requirements for three grades of fine silver in the form of cast ingot. (Price Rs. 2.00).
9	IS: 5335-1969 Specification for tables, bedside	—	Dimensions and requirements for fixed and adjustable height bedside tables. (Price Rs. 3.00)
10	IS: 5352-1969 Specification for glass-fibre woven tape for electrical purposes.	—	This standard prescribes the constructional details and other particulars of loom-state, continuous filament glass-fibre tape, woven with selvages, and suitable for electrical purposes. This standard covers tapes of widths 10 to 51 mm having nominal thicknesses 0.076 to 0.280 mm. (Price Rs. 5.00)
11	IS: 5403-1969 Method for yeast and mould count of foodstuffs	—	This standard specifies the method for yeast and mould count in foodstuffs. (Price Rs. 2.50)
12	IS: 5414-1969 Specification for gland packing, jute and hemp	—	This standard covers the requirements of jute, hemp or flax packings intended for use in caulking of spigot pipes, cast iron water pipes, soil pipes, rods and valve stems, under the following conditions : (a) Hot or cold water up to 21 kgf/cm ² pressure, and (b) Fuel oil up to 35 kgf/cm ² pressure. (Price Rs. 2.50)
13	IS: 5417-1969 Specification for pencil tray (wooden) for use in offices.	—	This standard lays down basic requirements with regard to materials, dimensions and finish of wooden pencil trays for use in Offices. (Price Rs. 2.00)
14	IS: 5418-1969 Specification for wooden folding drawing tables	—	This standard covers the requirements of materials, sizes, construction and finish of wooden folding drawing tables for use of draughtsmen in the field units. (Price Rs. 3.50).
15	IS: 5419-1969 Specification for wooden scribing table.	—	This standard covers the requirements of materials, sizes, construction and finish of wooden scribing tables for use of draughtsmen in the drawing offices. (Price Rs. 3.50)
16	IS: 5426-1969 Specification for travelling bees-box.	—	This standard prescribes the requirements for travelling bees-box for transport of bees-colonies and recommends a typical design of such a box. It covers two of such a box, to accommodate 8 brood frames of Type A and Type B as specified in IS: 1515-1969. (Price Rs. 2.50)

(1)	(2)	(3)	(4)
17	IS 5427-1969 Specification for honey extractor, radial type.	—	This standard prescribes the requirements for honey extractors of the radial type, used for extracting honey centrifugally from the frames. This standard also includes a typical design of the honey extractors of radial type. (Price Rs. 3.50).
18	IS: 5514-1969 Specification for apparatus used in 'Le-chatelier' test.	—	This standard covers the requirements of the apparatus used in determining the soundness of cement by 'Le-Chatelier' test. (Price Rs. 2.00)
19	IS: 5515-1969 Specification for compaction factor apparatus.	—	This standard covers requirements of the apparatus and accessories used for determining the compaction factor of fresh concrete with nominal maximum aggregate size not exceeding 38 mm, as a measure of its workability (Price Rs. 2.00).

Copies of these Indian Standards are available for sale with the Indian Standards Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-1 and also its branch offices at (i) 534 Sardar Vallabhabhai Patel Road, Bombay-7 (ii) 5, Chowringhee Approach Road, Calcutta-13 (iii) 54 General Patters Road, Madras-2 (iv) 117/418-B, Sarvodaya Nagar, Kanpur and (v) 5-9-201/2 Chairag Ali Lane, Hyderabad-1.

[No. CMD/13:2]

New Delhi, the 13th April, 1970

S.O.1510.—In pursuance of sub-regulation (1) of Regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended from time to time, the Indian Standards Institution, hereby, notifies that eightyfive licences, particulars of which are given in the following Schedule, have been renewed:

THE SCHEDULE

Serial No.	Licence No. and Date	Period of Validity From To	Name and address of the Licensee	Article/Process covered by the Licence and the Relevant IS : Designation	
1	2	3	4	5	6
1	CM/L-29 1-7-1957	16-3-1970	15-3-1971	Tata Fison Industries Ltd., Union Bank Bldg., Dalal Street, Fort, Bombay-1.	DDT WDP—IS : 565-1961.
2	CM/L-31 4-9-1957	16-3-1970	15-3-1971	Tata Fison Industries Ltd., Union Bank Bldg., Dalal Street, Fort, Bombay-1.	BHC DP— IS : 561-1962.
3	CM/L-63 7-2-1958	16-2-1970	31-5-1971	The Indian Turpentine and Rosin Co. Ltd., P.O. Clutterbuckganj, Bareilly (U.P.).	Gum spirit of turpentine (oil of turpentine)—IS. 533-1954.
4	CM/L-70 7-2-1958	1-3-1970	31-8-1970	The Standard Furniture Co. Ltd., Chalakudy (Kerala).	Tea-Chest plywood panels—IS : 10-1964.
5	CM/L-71 13-3-1958	1-4-1970	31-3-1971	Travancore Chemical and Mfg. Co. Ltd., Manjummal, Alwaye.	Copper sulphate technical—IS : 261-1966.
6	CM/L-167 22-2-1960	1-3-1970	28-2-1971	Shalimar Biscuits Pvt. Ltd., Sun Mill Estate, Sun Mill Road, Lower Parel, Bombay-13.	Biscuits—IS : 1011-1968.
7	CM/L-170 11-3-1960	1-4-1970	31-3-1971	Britannia Biscuits Co. Ltd., 15 Taratola Road, Calcutta-27.	Biscuits—IS : 1011-1968.
8	CM/L-172 11-2-1960	1-4-1970	31-3-1971	Parle Products Private Ltd., North Level Crossing, Vile Parle, Bombay-24.	Biscuits—IS : 1011-1968.
9	CM/L-173 11-3-1960	1-4-1970	31-3-1971	Lily Biscuit Co. Pvt. Ltd., 3 Ramakanta Sen Lane, Ultadanga, Calcutta-4.	Biscuits—IS : 1011-1968.
10	CM/L-174 11-3-1960	1-4-1970	31-3-1971	Biscuit & Chocolate Co. Ltd., 820, Bhavani Peth, Poona-2.	Biscuits—IS : 1011-1968.
11	CM/L-275 15-2-1961	1-3-1970	31-8-1970	Sudhir Chemical Co., 248, Samuel Street, Vadgadi, Bombay-3.	COC WDP—IS : 1507-1966.
12	CM/L-278 27-2-1961	1-3-1970	28-2-1971	Aluminium Cables & Conductors (UP) Pvt. Ltd., 47, Hide Road, Extension, Calcutta-27.	All aluminium conductors and aluminium conductors, steel reinforced—IS : 398-1961.
13	CM/L-332 10-8-1961	16-3-1970	15-3-1971	Tata Fison Industries Ltd., Union Bank Bldg., Dalal Street, Fort, Bombay-1.	Endrin EC—IS : 1310-1958.
14	CM/L-357 20-11-1961	1-3-1970	28-2-1971	Electrical & Mechanical Corporation (India), E-4, Industrial Area, Jullundur City.	Metal clad switches, 15 amp 250 Volts, with MEM type fuse base and carrier—IS : 4064-1967.
15	CM/L-381 9-2-1962	16-2-1970	15-12-1970	Pesticides India, Udaisagar, Udaipur	BHC dusting powders—IS : 561-1962.

16	CM/L-386 5-3-1962	16-3-1970	15-3-1971	Indian Yeast Company Ltd., Bhadrakali, Konnagar, (West Bengal).	Bakers' yeast dried—IS : 1320-1958.
17	CM/L-490 26-12-1962	16-1-1970	15-1-1971	Bhangar Bros. & Co. Pvt. Ltd., 142/48 Swami Vivekanand Road, Jogeshwari, Bombay-60.	Single-phase small AC and universal electric motors upto 1 hp with class 'A' insulation—IS : 996-1964.
18	CM/L-496 9-1-1963	16-2-1970	15-3-1970	Sarvjit Electric Works, Rurka Road, Goraya (Distt. Jullundur).	Metal clad switches, 15 amp, 250 volts, with MEM type fuse base and carrier—IS : 4064-1967.
19	CM/L-596 20-10-1963	16-2-1970	15-12-1970	Pesticides India, Udaisagar, Udaipur.	DDT dispersible powder concentrates—IS : 565-1961.
20	CM/L-621 22-1-1964	16-2-1970	15-12-1970	Pesticides India, Udaisagar, Udaipur.	B.H.C. water dispersible powder concentrates—IS : 562-1962.
21	CM/L-624 23-1-1964	1-3-1970	28-2-1971	Polymer Products Company, Saki Vihar Road, Bombay-72 AS.	Plastic water-closet seats and covers (phenolic plastics and aminoplastics)—IS : 2548-1967.
22	CM/L-632 21-2-1964	1-4-1970	31-1-1971	Baver (India) Ltd., Kolshet Road, Thana.	Organo mercurial seed dressing formulations—IS : 2284-1965.
23	CM/L-641 27-2-1964	1-4-1970	31-3-1971	Arim Metal Industries P. Ltd., 23, Convent Road, Calcutta-14.	Nickel anodes for electroplating—IS : 1958-1967.
24	CM/L-751 30-7-1964	1-4-1970	31-3-1971	Himachal Government Rosin and Turpentine Factory, Nahan (H.P.).	Rosin (gum rosin) types—pale medium and dark—IS : 553-1955.
25	CM/L-785 22-9-1964	16-3-1970	15-3-1971	Art Leather Pvt. Ltd., Bhor	Tracing cloth—IS : 2037-1962.
26	CM/L-833 6-11-1964	16-3-1970	15-3-1971	Kandivli Metal Works, Chittabhai Patel Road, Kandivli (East), Bombay-67.	Wrought aluminium and aluminium utensils—IS : 21-1959.
27	CM/L-1015 26-2-1965	16-3-1970	15-3-1971	Capstan Meters (India) Ltd., Tonk Road (Near Durgapura), Jaipur.	Water Meters (domestic type), type 'A' only : (a) Dry-dial type—15 mm, 20 mm, 25 mm and 40 mm sizes, and (b) Wet dial type—15 mm size—IS : 779-1968.
28	CM/L-1130 25-8-1965	1-3-1970	31-8-1970	Sarvodaya Rosin (Works), (Prop. : M/s. Prabhat General Agencies), Jullundur Road, Hoshiarpur (Punjab).	Rosin (gum rosin) ; type-pale, medium and dark—IS : 553-1955.
29	CM/L-1184 17-12-1965	1-3-1970	28-2-1971	Texmo Industries, G.N. Mills, P.O. Coimbatore-11.	Three-phase induction motors up to 5.5 kw (7.5 hp) only—IS : 325-1961.
30	CM/L-1206 4-2-1966	16-2-1970	28-2-1971	U.P. Cable Co., 4 DLF Industrial Area, Najafgarh Road, New Delhi.	PVC insulated cables :— (i) single core (unsheathed) 250/440 volts, aluminium conductor. (ii) single core sheathed 250/440 volts, aluminium conductors ; (iii) single core (unsheathed) 650/1100 volts, aluminium conductor ; (iv) single core (unsheathed) 250/440 volts, copper conductor. IS : 694-(Part I & II)—1964.

1	2	3	4	5	6
31	CM/L-1337 29-9-1966	16-3-1970	15-3-1971	Foods Fats and Fertilizers Ltd., Tanaku Road, Tadepalli- gudem, West Godavari Distt. (AP).	Balanced feed mixtures for cattle—IS : 2052-1968.
32	CM/L-1360 30-11-1966	16-2-1970	15-2-1971	Ankar Industries, Jessore Road, P.O. Madhyam- gram, Distt. 24 Parganas.	BHC DP—IS : 561-1962.
33	CM/L-1396 28-2-1967	1-3-1970	15-2-1971	Krishni Rasayan, Ranital, Distt. Balasore (Orissa).	Endrin, EC—IS : 1310-1958.
34	CM/L-1397 28-2-1967	1-3-1970	28-2-1971	Central Insecticides & Fertilizers, Saki Naka, Vihar Lake Road, Bombay-70.	COC WDP—IS : 1507-1966.
35	CM/L-1398 28-2-1967	1-3-1970	28-2-1971	Central Insecticides & Fertilizers, Saki Naka, Vihar Lake Road, Bombay-70.	Aldrin DP—IS : 1308-1958.
36	CM/L-1399 28-2-1967	1-3-1970	28-2-1971	Bharat Minerals Chemicals Co., Transport Depot Road, Calcutta-27.	BHC DP—IS : 561-1962.
37	CM/L-1400 28-2-1967	1-3-1970	28-2-1971	Bharat Minerals & Chemicals Co., Transport Depot Road, Calcutta-70.	Endrin EC—IS : 1310-1958.
38	CM/L-1404 8-3-1967	16-3-1970	15-3-1971	Tata Fison Industries Ltd., 431/4, Panchpakhadi Vill- age, Balraleshwar Road, Mulund, Bombay-80.	Malathion, EC—IS : 2567-1963.
39	CM/L-1405 13-3-1967	16-3-1970	15-8-1970	Ram Krishan Kulwant Rai, Tiruvottiyur, Madras.	Structural steel (standard quality)—IS : 226-1969
40	CM/L-1414 27-3-1967	1-4-1970	31-3-1971	Orient Iron & Steel Co. (P) Ltd., 2 Height Road, Liluah, Howrah.	Structural steel (standard quality)—IS : 226-1969
41	CM/L-1415 27-3-1967	1-4-1970	31-3-1971	Orient Iron & Steel Co. (P) Ltd., 2 Height Road, Liluah, Howrah.	Structural steel (ordinary quality)—IS : 1977-1969
42	CM/L-1419 28-3-1967	1-4-1970	31-3-1971	The Indian Steel Rolling Mills Ltd., Main Road, Tiruni- nnavur, (Chingleput Distt.).	Structural steel (ordinary quality)—IS : 1977- 1969.
43	CM/L-1420 28-3-1967	1-4-1970	31-3-1971	The Indian Steel Rolling Mills Ltd., Main Road, Tirunin- ravur (Chingleput Distt.).	Structural steel (standard quality)—IS : 226- 1969.
44	CM/L-1429 15-4-1967	1-3-1970	28-2-1971	Bharat Minerals & Chemicals Co. Transport Depot Road (Behind No. 9), Calcutta-27.	Dieldrin EC—IS : 1054-1962.
45	CM/L-1484 1-8-1967	16-3-1970	15-3-1971	Tata Fison Industries Ltd., 431/4 Panchpakhadi Village, Balraleshwar Road, Mulund, Bombay-80.	DDT DP—IS : 564-1961.
46	CM/L-1494 22-8-1967	1-3-1970	28-2-1971	Cement Research Corporation Private Ltd., 15 Gobinda Banerjee Lane, Calcutta-33.	Integral cement waterproofing compounds—IS : 2645-1964.
47	CM/L-1495 22-8-1967	1-3-1970	31-8-1970	Central Insecticides & Fertilizers, Saki Naka, Vihar Lake Road, Bombay-70.	Malathion WDP—IS : 2569-1963.
48	CM/L-1499 25-8-1967	1-3-1970	31-8-1970	Rajaram & Brothers (Lessees The Gwalior Maize Pro- ducts Ltd.) Mhow-Neemuch Road, Mandasaur (MP).	Maize starch for use in the cotton textile industry—IS : 1184-1968.

49	CM/L-1511 8-9-1967	16-3-1970	15-9-1970	Hemu Productions (India), Mamooobhanja Street, Ali-garh (U.P.).	Mortice locks (vertical type)—IS : 2209-1966.
50	CM/L-1513 12-9-1967	16-3-1970	15-3-1971	Tata Fison Industries Ltd., 431/4 Panchpakhadi Village, Ba'rajeshwar Road, Mulund, Bombay-80.	BHC WDP—IS : 562-1962.
51	CM/L-1523 15-9-1967	16-3-1970	15-11-1970	National Agro Chemicals, C-2, Industrial Area, Patna-13.	Endrin EC—IS : 1310-1958.
52	CM/L-1527 15-9-1967	16-3-1970	31-12-1970	Insecticides & Allied Chemicals, Narayanapuram, Vela-cherry High Road, Medavakkam P.O., Madras-45.	DDT DP—IS : 564-1961.
53	CM/L-1607 5-1-1968	1-4-1970	31-3-1971	Aluminium Industries (Assam) Pvt. Ltd., Makum Road, Tinsukia (Assam).	Tea-Chest metal fittings—IS : 10-1964.
54	CM/L-1608 5-1-1968	1-4-1970	31-3-1971	S.P. Agarwala & Co., 161/1, Mahatama Gandhi Road, Calcutta-7.	Tea-Chest metal fittings—IS : 10-1964.
55	CM/L-1609 5-1-1968	16-1-1970	15-1-1971	Breeze Industries, 72/B, Upper Circular Road, Calcutta-9.	Tea-Chest metal fittings—IS : 10-1964.
56	CM/L-1610 5-1-1968	1-4-1970	31-3-1971	Khamani & Sons, Mally Party Road, Dibrugarh (Assam).	Tea-Chest metal fittings—IS : 10-1964.
57	CM/L-1638 16-2-1968	16-2-1970	15-2-1971	Hindustan Conductors Pvt. Ltd., Opp. W. Rly. 'D' Cabin Chhani Road, Baroda-2.	Hard-drawn stranded aluminium and steelcored aluminium conductors for overhead power transmission purposes—IS 398-1961.
58	CM/L-1641 22-2-1968	1-3-1970	28-2-1971	Mansingka Industries, Pvt. Ltd., Pachora, Distt. Jalgaon (Maharashtra).	18-litre square tins—IS : 916-1966.
59	CM/L-1644 28-2-1968	1-3-1970	31-3-1971	Esso Standard Eastern Inc., Survey No. 24/3A & B, Chikkabiderakalla Village, Neelamangala Taluka, Bangalore, Tumkur Road, Bangalore Distt.	DDT WDP—IS : 565-1961.
60	CM/L-1646 5-3-1968	1-3-1970	15-12-1970	Standard Mineral Products Pvt. Ltd., Subhas Nagar, Jogeshwari (East), Bombay-60.	Endrin EC—IS : 1310-1958.
61	CM/L-1647 5-3-1968	1-3-1970	31-8-1970	Standard Mineral Products Private Ltd., Subhas Nagar, Jogeshwari (East), Bombay-60.	Malathion EC—IS : 2567-1963.
62	CM/L-1650 8-3-1968	16-3-1970	15-9-1970	Indian Aluminium Cables Ltd., 7/1, Mile Stone, G.T. Road Ghaziabad (U.P.).	Hard-drawn stranded aluminium & steel-cored aluminium conductors for overhead power transmission purposes—IS : 398-1961.
63	CM/L-1663 27-3-1968	16-3-1970	15-3-1971	Oswal Electricals, 49 Industrial Area, Faridabad	Single-phase small AC and universal electric motors with class 'A' insulation from 0.18 kW (1/4 hp) to 0.75 kW (1 hp)—IS : 996-1964.
64	CM/L-1664 27-3-1968	1-4-1970	31-3-1971	Brooke Bond India Ltd., Ghatkesar, P.O. Hyderabad (A.P.).	Soluble coffee powder—IS : 2791-1964.
65	CM/L-1700 17-5-1968	16-2-1970	15-12-1970	Pesticides India, Udaisagar, Udaipur.	Organo mercurial dry seed—dressing formulations—IS : 3284—1965.
66	CM/L-1738 11-7-1968	1-3-1970	28-2-1971	Central Insecticides and Fertilizers, Saki Naka, Vihar Lake Road, Bombay-70.	DDT DP—IS : 564-1961.

1	2	3	4	5	6
67	CM/L-1787 11-9-1968	1-3-1970	31-7-1970	Goa Pesticides Pvt. Ltd., Fatorda, Margao (Goa).	DDT DP—IS : 564-1961.
68	CM/L-1790 13-9-1968	1-3-1970	28-2-1971	Central Insecticides & Fertilizers, Vihar Lake Road, Saki Naka, Kurla, Bombay-70.	Malathion EC—IS : 2567-1967.
69	CM/L-1810 14-10-1968	1-4-1970	31-3-1971	Mohatta & Hackel Limited, Mastafa Bldg., Sir P.M. Road, Fort, Bombay-1.	Steel wire ropes for general engineering purposes—IS : 2266-1963.
70	CM/L-1820 25-10-1968	1-4-1970	31-3-1971	United Pulverisers, Bodla, Agra-7.	DDT dusting] powders—IS : 564-1961.
71	CM/L-1900 23-1-1969	1-2-1970	131-7-1970	Sindichem Private Ltd., Town Sindhi, District Wardha (MS).	DDT WDP—IS : 565-1961.
72	CM/L-1912 5-2-1969	15-2-1970	15-2-1971	Kaps Metal and Construction, Andul Road (Thanamaku), Howrah-3.	Door closers (hydraulically regulated), size 2—IS : 3564-1962.
73	CM/L-1914 7-2-1969	15-2-1970	14-2-1971	The General Engineering Company, Mattupalayam Road Coimbatore-11.	Three-phase induction motors, 2.2 kw (3 hp), with class 'A' insulation—IS : 325-1961.
74	CM/L-1915 13-2-1969	16-2-1970	15-2-1971	The Tata Iron & Steel Co. Ltd., Jamshedpur	Steel plates for boilers—IS : 2002-1962.
75	CM/L-1921 18-2-1969	1-3-1970	28-2-1971	Industrial Cables (India) Ltd., Industrial Area, Rappura (Punjab).	PVC (heavy duty) electric cables for working voltages upto and including 1100 volt—IS : 1554 (Part I)—1964.
76	CM/L-1923 21-2-1969	1-3-1970	31-8-1970	Veneer Mills, 4061/1 Mainbazar Road, Jaipuri Extension, Mysore.	Tea-chest plywood panels—IS : 10-1964.
77	CM/L-1925 25-2-1969	1-3-1970	28-2-1971	Myland Industries, 308/4 Shahzala Bagh, Old Rohat Road, Delhi-7.	Door closers (hydraulically regulated), sizes 1 and 2 only—IS : 3564-1966.
78	CM/L-1927 26-2-1969	1-3-1970	15-2-1971	Sandoz (India) Ltd., Sandoz Bang. Post Office, Kolshat, Thana.	DDT WDPC—IS : 565-1961.
79	CM/L-1929 27-2-1969	1-3-1970	28-2-1971	Sri Vijayadurga Pulverising Mills, Siruguppa Road, Avammabavi, Bellary.	BHC & DPC—IS : 562-1962.
80	CM/L-1931 27-2-1969	1-3-1970	31-8-1970	Hindustan Mineral Products Co. Pvt. Ltd. Plot No. 27, Mangnese Depot, Sewari, Bombay-15.	DDT WDPC—IS : 565-1961.
81	CM/L-1932 10-3-1969	16-3-1970	15-3-1971	N.D. Windsor & Co., 6-A, Shatanpur Road, Dehra Dun (UP).	Clinical thermometers—IS : 3055-1965.
82	CM/L-1933 12-3-1969	16-3-1970	31-10-1971	The Alkali & Chemical Corporation of India Ltd., Rishra P.O. Distt. Hooghly.	Ziram water dispersible powder—IS : 3901-1966.

83	CM/L-1943 26-3-1969	1-4-1970	[31-3-1971	M.G. Shabain & Co. (Delhi) Pvt. Ltd., C-1, Cooperative Industrial Estate, Balamagar, Hyderabad-37.	Dye-based fountainpen inks, royal blue, black, and green.—IS : 1221-1957.
84	CM/L-1947 31-3-1969	1-4-1970	[31-8-1971	Central Insecticides & Fertilizers, 110, Industrial Estate, Indore-3 (MP).	Copper oxychloride water dispersible powder Concentrates—IS : 1507-1966.
85	CM/L-1950 31-3-1969	1-4-1970	31-8-1971	Central Insecticides & Fertilizers, 110 Industrial Estate, Indore-3 (MP).	Aldrin emulsifiable concentrates—IS : 1307-1958.

[No. CMD/13 : 12]

A. K. GUPTA,

Deputy Director (General).

